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FEDERAL BUREAU OF INVESTIGATION
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FEDERAL BUREAU OF INVESTIGATION CORPORATE POLICY DIRECTIVE

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1. Policy Directive Title.	(U//FOUO) Confidential Human Source Validation Standards Manual
2. Publication Date.	2010-03-26
3. Effective Date.	2010-03-26
4. Review Date.	2013-03-26

5. Primary Strategic Objective.

A1-Protect US from terrorist and foreign intelligence activity.

6. Authorities:

(U//FOUO) Memorandum from the President of the United States to the Attorney General, dated November 18, 2004 (directed the FBI to provide a comprehensive plan for CHS Validation)

- (U) Attorney General's Guidelines Regarding the Use of FBI Confidential Human Sources, dated December 13, 2006.
- (U) Attorney General's Guidelines for Domestic FBI Operations, dated December 1, 2008.
- (U) FBI Domestic Investigations and Operations Guide, dated December 16, 2008.

7. Purpose:

(U) To promulgate the CHS Validation Standards Manual (CHSVSM).

8. Policy Statement:

- 1. (U//FOUO) All FBI employees, detailees, contractors, task force officers, and others responsible for performing CHS Validation activities in furtherance of the mission of the FBI shall comply with the policies and procedures contained in the CHSVSM, which is consistent with the laws, rules and regulations governing FBI investigations, operations, programs and activities.
- (U//FOUO) All Special Agents, professional staff, detailees, contractors, task force officers and others
 responsible for performing CHS Validation activities in furtherance of the mission of the FBI shall successfully
 complete all assigned training courses derived from the AGG-Dom, the DIOG, and the CHSVSM.
- 3. (U//FOUO) All updates and modifications to the CHSVSM shall be coordinated by the DI Division Policy Officer (DPO), the Corporate Policy Office, Resource Planning Office, and approved internally by the DI Assistant Director.
- 4. (U//FOUO) Unless otherwise specifically stated in the AGG-Dom, DIOG or FBI policy, SACs may delegate, as appropriate, approval authorities for CHS Validation activities as described in the CHSVSM.

9. Scope:

(U//FOUO) These standards and the policy contained in the CHSVSM apply to all FBI employees, detailees, contractors, task force officers, and others responsible for performing CHS Validation activities in furtherance of the mission of the FBI.

10. Proponent:

- (U) Assistant Director, Directorate of Intelligence
- (U) Federal Bureau of Investigation

11. Roles and Responsibilities:

- 1. (U) FBIHQ Assistant Director (AD) DI through Validation Program Managers
 - 1.1. (U//FOUO) Must approve all updates to the CHSVSM upon coordination through the FBI policy cycle.
 - 1.2. (U//FOUO) Must coordinate DOJ approval of updates to the CHSVSM.
 - 1.3. (U//FOUO) Must promulgate and update, as necessary, a program implementation guide which supplements the DIOG. The program implementation guide, and any updates thereto, must be

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appr	roved by the Executive Assistant Director having oversight over the program upon coordination through references the FBI policy cycle.	
1.4.	(U//FOUO) Must coordinate the development of CHSVSM training and set employee course completion	
1.5.	deadlines (if applicable). (U//FOUO) In consultation with the Office of the General Counsel (OGC), must submit update requests to the policies and procedures contained in the CHSVSM to the Corporate Policy Office (CPO) for	
1.6.	coordination. (U//FOUO) In consultation with the Office of Integrity and Compliance (OIC), must develop to ensure employee compliance with the policy and procedures contained in the CHSVSM.	b7E
2. (U) FB	I Employees, Detailees, Contractors, Task Force Officers and Others	
	(U//FOUO) Must comply with the policies and procedures contained in the CHSVSM. (U//FOUO) Must timely and successfully complete all assigned training courses derived from the policies and procedures contained in the CHSVSM.	
3. (U) FB	IHQ and Field Division Heads and Supervisors	,
3.1.	(U//FOUO) Must ensure their employees implement the policies and procedures contained in the	
	CHSVSM. (U//FOUO) Must promptly assign CHSVSM training courses to their employees and ensure their employees timely and successfully complete the assigned training courses. (U//FOUO) Must monitor employee compliance with the policies and procedures contained in the	
	CHSVSM.	
4. (U) CF		
	(U//FOUO) Must maintain the most current version of the CHSVSM on its website, coordinate modification requests to the CHSVSM, and update the CHSVSM as such requests are approved.\ (U//FOUO) Must develop and maintain a centralized portal for employee feedback of the policies and procedures contained in the CHSVSM.	
5. (U) FB	IHQ and Field Office Training Coordinators	
-	(U//FOUO) Must monitor timely and successful completion of CHSVSM training courses for all employees in their respective FBIHQ and Field Divisions (if applicable). (U//FOUO) Must provide training tracking information to the DI Division Policy Officer (DPO) on a regular basis to be determined by the DI DPO.	
6. (U) OC	GC .	
6.1.	(U//FOUO) Must ensure the CHSVSM is in compliance with the AGG-Dom, the DIOG and all applicable	
6.2.	legal authorities governing FBI investigations, operations, programs and activities. (U//FOUO) Must review all requested modifications to the policies and procedures contained in the CHSVSM.	
7. (U) In:	spection Division	
7.1.	(U//FOUO) Must update all inspection auditing and monitoring policies and procedures to ensure appropriate oversight of the implementation of the CHSVSM.	
8. (U) OI	c	
8.1.	(U//FOUO) Must review all requested modifications to the policies and procedures contained in the CHSVSM to ensure compliance with laws, rules and regulations governing FBI investigations,	
8.2.	operations, programs and activities. (U//FOUO) In coordination with DI AD and Validation Program Managers, must facilitate the development of	b7E
including	OUO) For additional, detailed roles and responsibilities associated with the laws, rules and regulations, the policies and procedures contained within the CHSVSM, governing FBI investigations, operations, and activities, see Section 5 of the CHSVSM.	
12. Exer (U) None		

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13. Supersession: (U//FOUO) Confidential Human Source Validation Standards Manual, dated August 31, 2007.
14. References, Key Words, and Links: (U//FOUO) See <u>Confidential Human Source Validation Standards Manual</u> , Appendix G.
(U)
(U) <u>Attorney General's Guidelines Regarding the Use of FBI Confidential Human Sources</u> , dated December 13, 2006.
(U) Attorney General's Guidelines for Domestic FBI Operations, dated December 1, 2008.
(U) FBI Domestic Investigations and Operations Guide, dated December 16, 2008.
15. Definitions: (U//FOUO) See <u>Confidential Human Source Validation Standards Manual</u> , Section 2.
16. Appendices, Attachments, and Forms: (U//FOUO) Confidential Human Source Validation Standards Manual
Final Approval
Name: John S. Pistole
Title: Deputy Director

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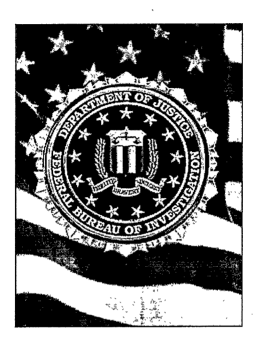
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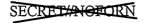
Confidential Human Source Validation Standards Manual



Federal Bureau of Investigation (FBI)

0258PG

March 26, 2010



GENERAL INFORMATION: Ouestions or comments nertaining to this manual	
can be directed to: The	b6 b7C
FBI Headquarters (FBIHQ)/Directorate of Intelligence, Division 19, National	.b7E
Security Branch	

(NOTE: This document supersedes the Confidential Human Source Validation Standards Manual dated August 31, 2007.)

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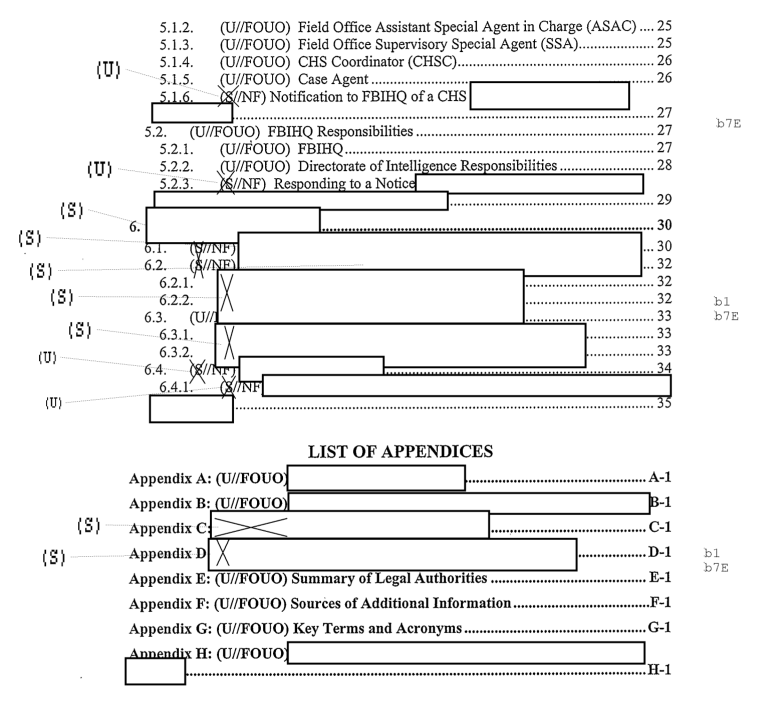
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Confidential Human Source Validation Standards Manual

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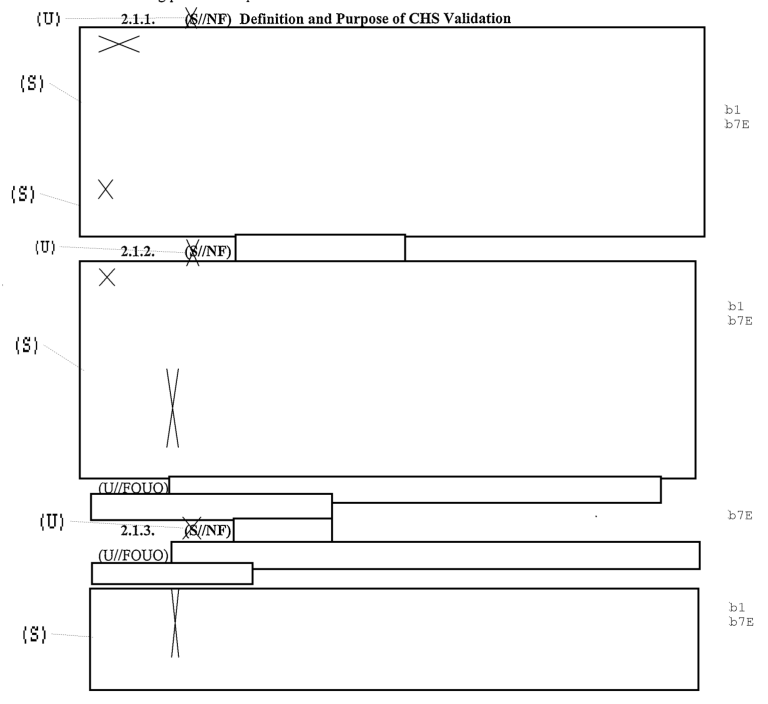
1. Scope Purpose. (U//FOUO) The Confidential Human Source Validation Standards Manual (CHSVSM) applies to every confidential human source (CHS) who has been opened and b7E approved. Validation The CHSVSM standardizes validation procedures within the Federal Bureau of Investigation (FBI). (U//FOUO) The validation process provides additional oversight of the management of a CHS. (U//FOUO) The CHSVSM is set forth solely for the purpose of internal FBI guidance. It is not intended to, does not, and may not be relied upon to create any rights, substantive or procedural, enforceable by law by any party in any matter, civil or criminal, nor does it place any limitation on otherwise lawful investigative and litigative prerogatives of the FBI. Background. (U//FOUO) The President of the United States, in his Memorandum to the Attorney General dated November 18, 2004, directed the FBI to provide a comprehensive plan for CHS Validation. This document responds to that executive direction and provides a validation process for FRI CHSs. This document also complies with the requirements mandated in the b7E (U//FOUO) According to the Attorney General's Guidelines (AGG) Regarding the Use of FBI Confidential Human Sources (AGG-CHS), every CHS must be subjected to the FBI's validation process. (U//FOUO) Collection and investigation across FBI programs produce intelligence that may be relied upon, among other things, to inform policy makers. The FBI must, to the extent practicable, ensure that the information collected from every CHS is accurate and current and is not given to the FBI in an effort to distract, mislead, or misdirect FBI organizational or governmental efforts. and Department of Justice (DOJ) guidance, (U//FOUO) In accordance with b7E the CHSVSM establishes the framework for the FBI's validation process. Intended Audience. (U//FOUO) This manual is intended for all FBI employees, including Legal Attaches (Legat), who have a role in the CHS validation process. Throughout the manual, any reference to Case Agent or Field Office roles and responsibilities equally applies to Legats. Link to the Corporate Policy Directive 0258D, "Confidential Human Source Validation Standards Manual."

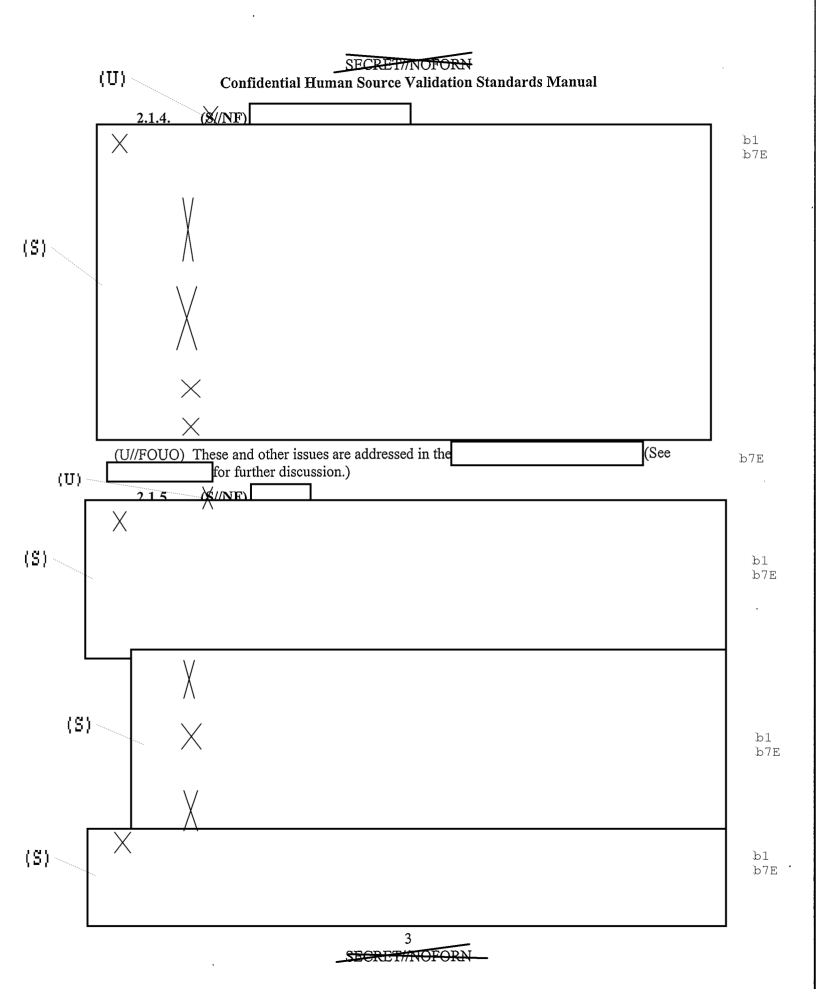
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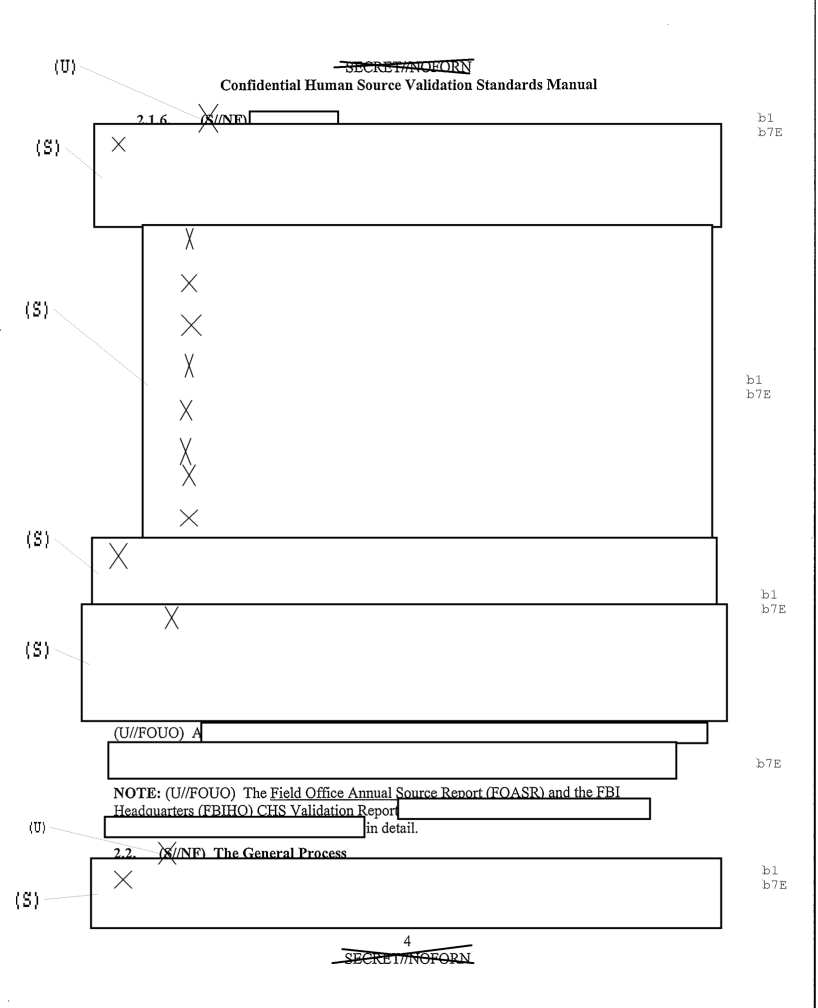
2. Overview: General Concepts of CHS Validation

2.1. (U//FOUO) Introduction

(U/FOUO) This section presents the general concepts regarding CHS validation. Details concerning policies and processes are discussed in later sections.



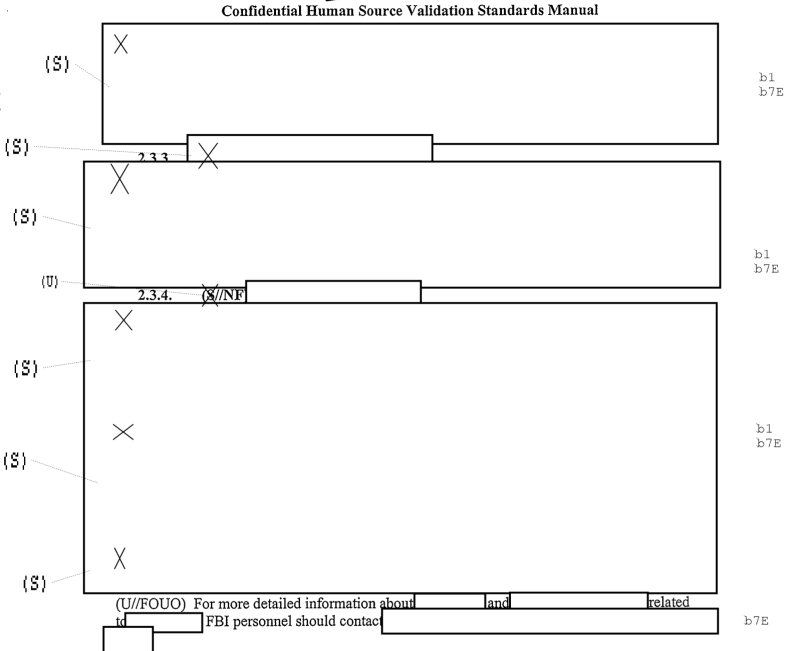




Confidential Human Source Validation Standards Manual **(S)** b7E X (S) b7E \times (S) (U//FOUO) The methods used for the CHS validation process are described below. (U)-(S) · b1 b7E (\mathtt{U}) b1 b7E **(S)** (S) b1 b7E (S) SECRET//NOFORN

SECRET//NOFORN Confidential Human Source Validation Standards Manual (S) b1 b7E (U//FOUO) (U)(S//NF) 2.2.3. (S) b1 b7E (U//FOUO) 2.3. (U)b1 b7E (S) in the relevant sections of the FOASR, the FBIHQ CHS Validation Report, and in the Production Review, when appropriate. (U)(S) **(S)** b1 b7E (S)

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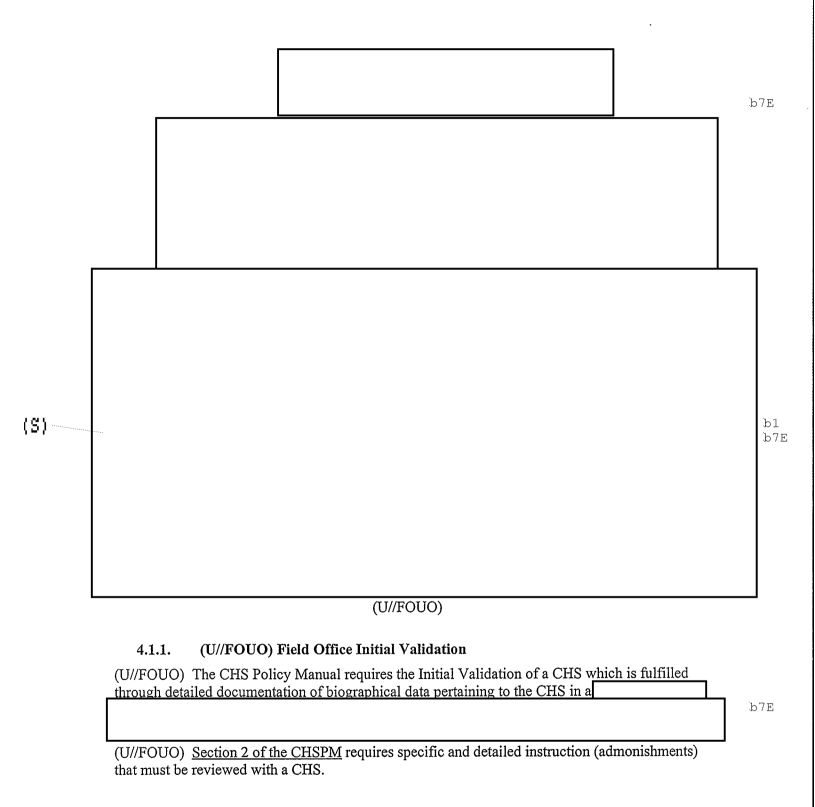
3. Policies (U//FOUO) Introduction 3.1. (U//FOUO) The Assistant Director (AD) of the Directorate of Intelligence (DI) has national CHS program management responsibility, which includes ensuring the FBI implements an effective, standardized validation process and providing oversight of the process. (U//FOUO) The CHSVSM is the controlling document for the FBI's validation process. No validation procedures shall be created outside of the provisions of the CHSVSM without written approval from the AD for DI. 3.1.1. (U//FOUO) Implementation of the Validation Process (U//FOUO) The FBIHO plays a major role in the validation process and is responsible for ensuring that the provisions of this manual are effectively applied to each CHS being subjected to a validation review. (U//FOUO) FBI field office personnel also play a key role in validation, particularly the b7E Supervisory Special Agent (SSA). Specifically, the SSA has first line oversight responsibility for the management of a CHS handled by a squad Agent and is responsible for writing the QSSR and conducting the quarterly review with the Case Agent [QSSR review responsibilities may not be delegated to non-Agent personnell. The individual Case Agent and for submitting a FOASR to FBIHQ. (U//FOUO) Under this validation program. b7E (U//FOUO) The DI ensures that the process outlined in the CHSVSM is followed by the field offices and FBIHQ (U//FOUO) Dispute Resolution 3.1.2. (U//FOUO) Dispute resolution is the process for resolving disagreements or disputes the field b7E The may have with a finding rendered by the Special Agent in Charge (SAC) or Assistant Director in Charge (ADIC) may use this process to appeal any finding with which he/she does not agree. (U//FOUO) The dispute resolution policy is as follows: b7E If the field office and If the If the

	3.1.3.	(U//FOUO)							
	(U//FOUO)			the cre	dibility of a (CHS may	be discovera	ble in	
	judicial proc	eedings	in crimi	nal cases is c	ontrolled by	case law a	nd the Feder	al Rules	
-	of Criminal	Procedure							
							or <i>Giglio</i> . <i>Br</i>		
		nformation know							
	material refe	ers to information	that could	be used to in	ipeach a with	iess for the	e prosecution	1.	b7E
. [or questions r			ntact the field	loffice	
`(∐)	Chief Divisi	on Counsel (CD0	C) or Office	e of the Gene	ral Counsel (OGC) for	guidance.		
	3.1.4.	NF) Findi	ngs						
(U)	S//NF) The								
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_									
						(Refer	to Section 4.	2.3. for	
•	information	on findings.)							
(U)	NF) It is	s the responsibilit	v of the fie	ld office mar	agement (i.e.	SSA/Ass	sistant Specia	al Agent	
107	in Charge [A	ASAC], or SAC)	to ensure th	nat anv findin	gs issued by	the FBIHO		are	
		comptly. FBIHQ							b7E
				•		1			

4. Procedures and Processes

l.1.	(U//FOUO) Validation Process	
	FOUO) The validation process is a continuous process that requires the diligenc Analysts in the field and at FBIHO. The validation process will include	e of Agents
	at FBIHO. FBIHO determines the While all CHSs wil	

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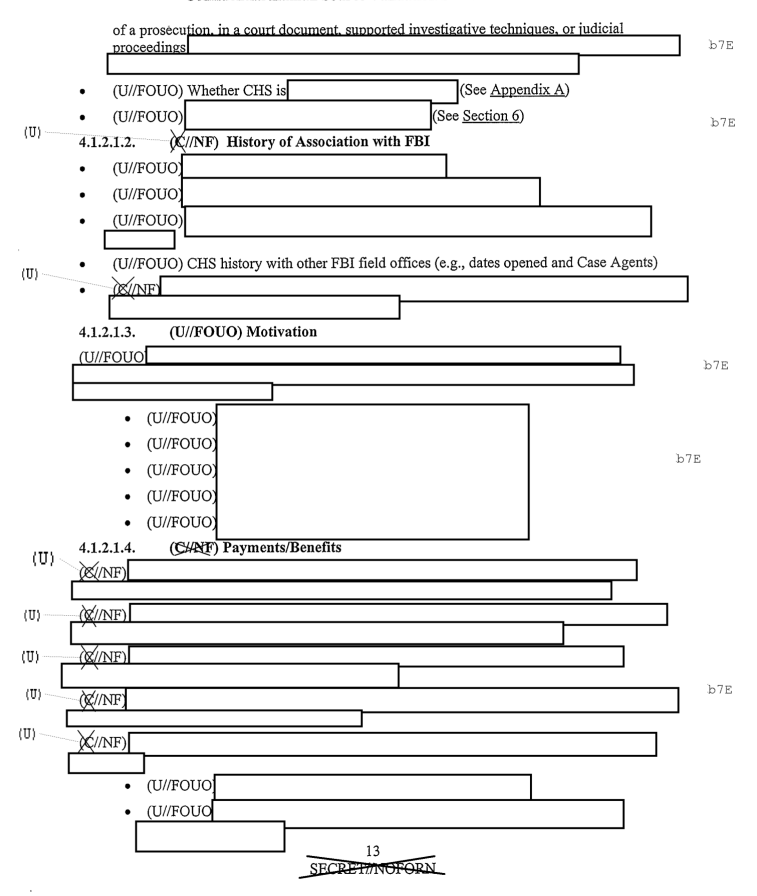


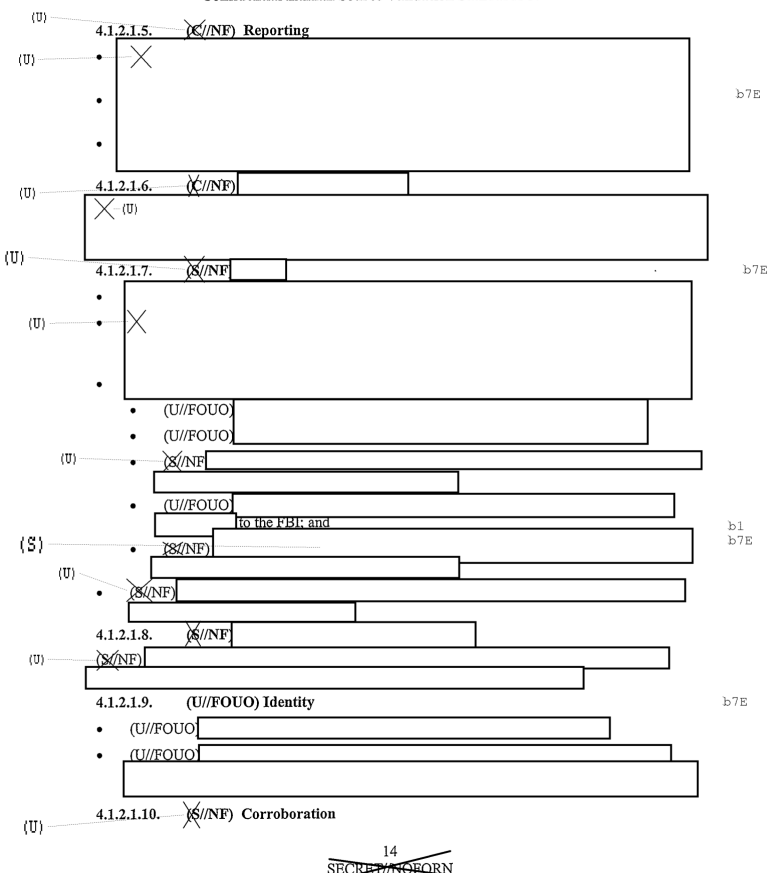
4.1.2. (U//FOUO) Field Office Annual Validation Review

(U//FOUO) The AGGs require each CHS file to be reviewed at least annually. To comply with this requirement, the CHSPM (CHSPM Section 16.9) requires four file reviews documented in a QSSR and one Field Office Executive Management review documented annually in the Field Office Annual Source Report (FOASR) (CHSPM Section 3.1). The FOASR must be approved no lower than an ASAC.

	no lower than an ASAC.	
	4.1.2.1. (U//FOUO) Field Office Annual Source Report (FOASR)	
	(U//FOUO) A FOASR must be completed at the end of each CHS's year by the designated Case Agent and, following appropriate approvals, must be submitted to the The FOASR	.b7E
	must include all of the information contained in Section 4.1.2.1.1 4.1.2.1.16.	
	(U//FOUO) The field office ASAC is responsible for ensuring that his/her investigative squads fulfill their validation duties according to the standards set forth in this manual and that FOASRs are submitted by the date due. Together with the field office division heads, ASACs are responsible for performing executive reviews to ensure the <u>FOASR</u> is complete, thorough and accurate. Approval of the FOASR reflects executive review and approval. The ASAC cannot further delegate this responsibility. The ASAC may close a CHS at any time.	1
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(U)		
107	4.1.2.1.1. Administrative	
•	• (U//FOUO	
	(U//FOUO) Originating Office	
	• (U//FOUO)	
	• (U//FOUO)	
	• (U//FOUO) Gender	b7E
	• (U//FOUO) Date of Birth/Age	
	• (U//FOUO)	
	(U//FOUO) Reason why the report is being submitted	
	• (U//FOUO) Date the CHS was initially opened and any other openings/closings	
	• (U//FOUO) Period of Review	
	 (U//FOUO) Case Agent and Co-Case Agent identities with dates they have handled the CHS 	
	• (U//FOUO	
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(U) ~	• (U//FOUQ	
	• (NF) Whether any of the CHS's information has been provided to an Assistant United States Attorney (AUSA) or DOI attorney during the reporting period for use in furtherance	

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	• X//NF)	
	• (U//FOUO)	
1	4.1.2.1.11. (S//NF)	
U)	• X\$//NF)	
•	4.1.2.1.12. (U//FOUO) Significant Life Changes	
	• (U//FOUO) Identify any significant changes in the CHS's life (e.g., marriage, divorce, death in family) during the reporting period.	
,	4.1.2.1.13. (U//FOUO)	
	• (U//FOUO)	
(U)	4.1.2.1.14. (NF) Derogatory Information	
	The FOASR must discuss any information that could reasonably be construed as derogatory, whether or not including but not limited to information from other CHS reporting, substantive case documents, other agency reporting, and statements made by the CHS. Ensure all available information that may materially alter a prior validation assessment, including information pertaining to unauthorized illegal activity by the CHS, is included.	
ı	4.1.2.1.15. (\$//NF)	
(V) \	×	
(U)		
\U} ~~~	·×	
(U)	4.1.2.1.16. (%//NF) Criminal History/Pending Criminal Investigations	
_		
•	(X/NF) Provide updated criminal history checks. State whether at any time during the reporting period the CHS was reasonably believed to be the subject or target of a pending criminal investigation, or was under arrest, or was charged in a pending prosecution.	
;	(%//NF) Provide results of updated FBI database checks. Explain any new references to the CHS during the reporting period.	
•	(NF) State whether there are reasonable grounds to believe that during the reporting period the CHS has engaged in unauthorized criminal activity (other than minor traffic offenses) and whether an FPO (Federal Prosecuting Office) was notified. If an FPO was notified, identify the FPO. If an FPO was not notified, explain why not.	
***************************************	4.1.3. (\$//NF) FBIHQ	
	is initiated at FBIHQ when a field office submits a	ì
	FÒASR, which must be completed by the FBI Case Agent and reviewed by an SAC (may not be	
Γ	delegated lower than ASAC)	
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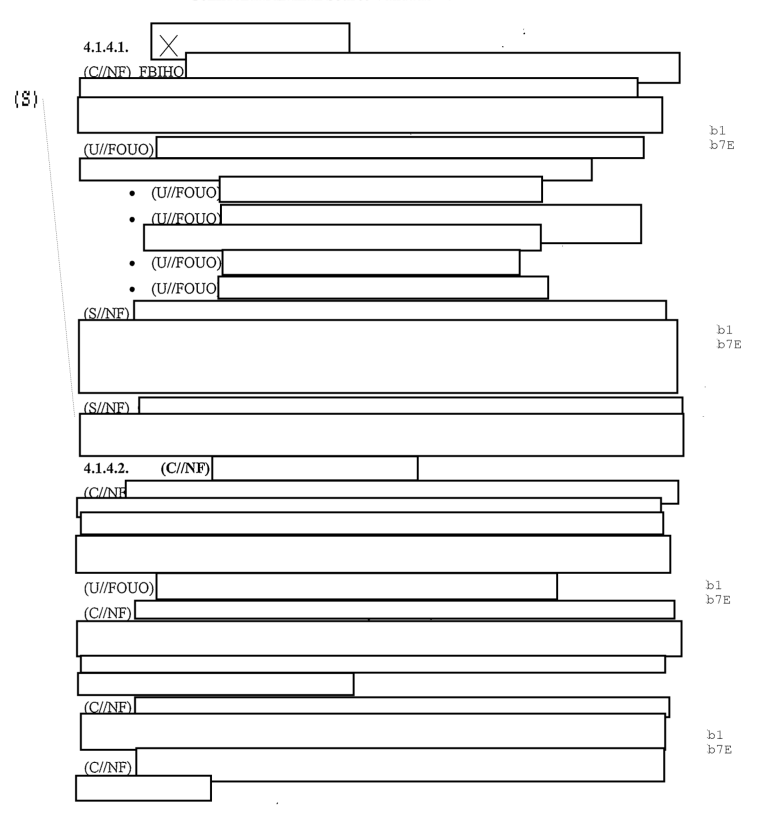
(U//FOUO)				
• (U//FOI	UO) <u>FOASR</u> is sent to appro	priat	I	
• (U//FO	UO) FBIHQ	reviews <u>FC</u>	DASR for compl	eteness;
• (U//FOI	UO) FBIHQ		CHS is NOT a	
	(See Appendix A);	and		
• (IJ//FOI	(IO) FBIHO			
(U//FOUO) The		he initial review of the		
further clarification	ns or problems regarding the	FOASK will be referr	ed to the field of	ince for
(U//FOUO) The	will determine	e whether the CHS		
	·	-		
Section 4.1.4.				
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(U//FOUO) The	will prepare a	nd send to the field of	fice or	
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(U//FOUO) The	will prepare a			scretion
<u></u>	will prepare a withority to grant an extension	The	fice or,	scretion
may delegate the au		The to the DAD.	AD at his/her di	
may delegate the at (X/NF) Each FBI	uthority to grant an extension	The to the DAD.	AD at his/her di	scretion
may delegate the at (X/NF) Each FBIF for a more in depth	uthority to grant an extension HO CHS Validation Report v	The n to the DAD.	AD at his/her di See <u>Sec</u>	tion 4.2.3.
may delegate the at (X/NF) Each FBI	uthority to grant an extension HO CHS Validation Report v	The to the DAD.	AD at his/her di	tion 4.2.3.

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Confidential Human Source Validation Standards Manual (U)(\$//NF) FBIHQ 4.1.4. (S) b1 b7E (U//FOUO) b7E must continue to conduct its QSSRs, and submit its FOASR to the FBIHQ required by Section 4.1.1. The new FOASR information will be incorporated into the pending FBIHQ validation review. (U//FOUO) b7E by the new FOASR. The will prepare and send to the field office the FBIHQ will conduct the initial review of the FOASR to ensure it is (U//FOUO) The complete. Questions or problems regarding the FOASR will be referred to the field office. (U//FOUO (U//FOUO (S) b7E (TI//FÓTIO (U//FOUO) (U//FOUO) b7E SECRET#NOFORN

of the DI may extend this deadline in must promptly notify the field of any extended in the state of the promptly notify the field of any extended in the state of the promptly in the state o	ension. The AD at his/her of	he discretion may delegate	the
authority to grant an extension to the DA	D		
(U//FOUO)			_
		_	b7E
(U//FOUO) Each	must notify the	Front Office whenever	<u> </u>
there is a	(See <u>AGG-CHS</u> , Section I	III.A.3.)	
(U//FOUO) Pursuant to the AGG-CHS, t	the	will notif	y the
Assistant Attornev General (AAG), Natio	onal Security Division (AA	.G-NSD)	<u> </u>
4	(See the Attorney Ge.	neral's Guidelines for	
Domestic FBI Investigation [AGG-DOM]			b7E
reporting on sensitive matters.)			•
(U//FOUO) must provid	de annual statistics to the	Chief on the	
	_		
	for inclusi	on into the annual repor	rt to
the Director.			

(U//FOUO) The DI, field offices, Legats, or operational divisions may request a review of a CHS at any time, as deemed necessary and consistent with FBI mission objectives.



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	4.1.5. (\$//NF)
	(U//FOUO) A is a board convened as necessary by the
	SC The
	will be responsible for reviewing all relevant information regarding the CHS for the purpose of:
	• (U//FOUO)
	b7E
	• (U//FOUO)
·	• <u>(U//FOUO)</u>
	• (U//FOUO)
	(NF) At will consist of the SC or Assistant Section Chief (ASC) for the
(S)	appropriate Unit Chief (UC), the Substantive Division SC and/or UC responsible for b1
• •	the operational program the CHS is supporting; the validators who conducted the and the validators and SSA who conducted the It is
(S)	imperative that senior-level representatives attend meetings. The will provide a
	recorder or secretary to document the findings and recommendations of the
(S)	that prepared the FBIHQ CHS Validation Report will brief the on the findings and recommendations portion of the review. The validators who conducted
₹₽	the lon the findings and recommendations portion of the review. The validators who conducted b7E
(U)	
	(X/NF) The will confer on the matter and determine recommendations and action items The appropriate
	will prepare a report based on the decision and forward it to the appropriate b7E
	field office/Case Agent.
:	4.1.6. (U//FOUO) Additional Information from Field Offices
	(U//FOUO) If an FBIHQ heeds additional information to reach a validation conclusion, it may request the information from the field office. This step should not unduly
	delay the
	4.1.7. (U//FOUO) Documentation of Validation Findings
	(U//FOUO)
(U)	b7E
	4.1.8. (C//NF) Impact on Field Office Source Operation
(U)	(X/NF)
	(U//FOUO) The field office division head may appeal a determination by the FBIHO
	to the FBIHQ operational division substantive SC and the SC.
	· · · · · · · · · · · · · · · · · · ·

For additional guidance on the appropriate levels of approval for submitting appeals, see Section 3.1.2. During the appeal process, the Case Agent may continue to operate the CHS. (U//FOUO) FBIHQ CHS Validation Report 4.2. (U//FOUO) After conducting a validation review consistent with this manual and determining whether the FBI should continue to operate the CHS, the FBIHQ must generate b7E an FBIHQ CHS Validation Report. (U//FOUO) The FBIHQ CHS must contain the following: 4.2.1. (U//FOUO) Administrative b7E (U//FOUO) (U//FOUO) Originating Office (U//FOUO) Date the CHS was opened (U//FOUO) Period of Review (U)(X//NF) Elements Considered During Review 4.2.2. (U//FOUO) (S) (U//FOUO (U//FOUO) (X/NF) b7E (U//FOUO) TVI/VEX (U//FOUO) (U//FOUO) (U//FOUO) These elements will be discussed in the FBIHQ Validation Report and the factual conclusion will be provided. basis of the (U//FOUO) Finding and Justification 4.2.3. will include one of the (U//FOUO) Every Validation Report b7E following conclusions, with a factual justification. (U)(Q//NF) 4.2.3.1. (X/NF)

(U)

Confidential Human Source Validation Standards Manual

4.2.3.2. (X//NF) (U) (X//NF) This finding signifies that FBIHO	b7E
(U) (NF) This finding signifies that FBIHQ	
(U) 4.2.3.3. (Q//NF)	
(U) 4.2.3.3. (C/ITE)	
<u></u>	
	b7E
4.2.3.4. (U//FOUO) Policy Regarding Time Limit to Satisfy FBIHQ Validation Review	
Requirements (U//FOUO)	
	b7E
U) 4.3. (S//NF) Notifications	
(U//FOUO) The AGG-CHS requires DOJ to be notified of certain CHS issues. All notifications must comply with the <u>CHSPM</u> , Section 9.7, and should be documented in the CHS case file.	
(Appendix H provides the format for these notifications). For additional guidance on notifications, Case Agents should coordinate with the field office CDC and the Confidential	
Human Source Coordinator (CHSC).	
it is the responsibility of the Case Agent, working in conjunction with the FBIHQ	
substantive unit, to make the required notifications to the appropriate: 1. XS//NF	b7E
(U) ————————————————————————————————————	

(U)

2. (%/NF) FPO official, including the Assistant United States Attorney (AUSA) and DOJ attorney; and/or

3. (%/NF) FBI OGC National Security Law Branch attorney and DOJ Office of Intelligence attorney for Foreign Intelligence Surveillance Court (FISC) matters.

Oversight Board (IOB) matters as they occur, pursuant to the Guidance on Intelligence Oversight Board Matters, *Corporate Policy Directive 0188D*, and *Policy Implementation Guide 0188PG*.

While this remains a self-reporting process, it is the responsibility of FBIHQ cite and notify appropriate FBIHQ operational units, Case Agents, and field offices of all compliance and potential IOB issues detected during the course of an FBIHQ validation review. For all Unauthorized Illegal Activity (UIA) matters, the Case Agent must notify DOJ in accordance with the CHSPM, Section 9.7.1.

(II) (NF) If issues pertaining to the CHS may have an impact on the accuracy of the information reported in an FBI Intelligence Information Report (IIR), the Case Agent and/or the FBIHQ substantive unit must coordinate with the appropriate field office and FBIHQ Reports Officer to ensure that all IIRs disseminated based on information from the CHS are recalled.

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5. Roles and Functional Responsibilities

(S)

(S)

5.1. (U//FOUO) Field Office Responsibilities 5.1.1. (U//FOUO) Field Office Division Head (U//FOUO) The field office division head (ADIC or SAC) is responsible for ensuring that his/her field office fulfills its validation duties according to the standards set forth in this manual, that FOASRs are submitted by the date due, and that any that arise in the b7E The division head is also division are reported promptly to the FBIHQ responsible for ensuring that each division CHS is handled according to FBI policy and the AGG-CHS. Field division heads are responsible for establishing an appropriate oversight process that includes executive review of FOASRs. Executive review of the FOASR cannot be delegated below ASAC level. 5.1.2. (U//FOUO) Field Office Assistant Special Agent in Charge (ASAC) (U//FOUO) The field office ASAC is responsible for ensuring that his/her investigative squads fulfill their validation duties according to the standards set forth in this manual and that FOASRs are submitted by the date due. The ASAC is also responsible for ensuring that each squad CHS is handled according to FBI policy and the AGG-CHS. Together with the field office division heads, ASACs are responsible for performing executive reviews to ensure the FOASR is complete, thorough and accurate. Approval of the FOASR reflects executive review and approval. The ASAC cannot further delegate this responsibility. The ASAC may close a CHS at b7E any time (U//FOUO) Field Office Supervisory Special Agent (SSA) 5.1.3. XI//FOUO) The FBI's front-line field management must provide day-to-day and annual oversight of the handling of each CHS. The field office SSA's responsibilities include: (a) overseeing the daily handling of the CHS by the Case Agent and Co-Case Agent; (b) monitoring reporting on a continual basis: and (c) reviewing each CHS file on a quarterly basis for compliance issues and The SSA is also responsible and accountable for ensuring on a continuous basis that the Case Agent is appropriately handling the CHS (e.g., documenting b1 b7E meetings, having witnesses when required, monitoring amounts of payments, utilizing validation tools). The SSA is also responsible for reporting to the FBI field office executive management and FBIHO (U//FOUO) The SSA is responsible for preparing the QSSR and conducting the quarterly review with the Case Agent. SSAs must conduct QSSRs of all CHS files assigned to Agents under their supervision on a quarterly basis Four OSSRs must be completed for every 12 months the CHS has b7E been open.

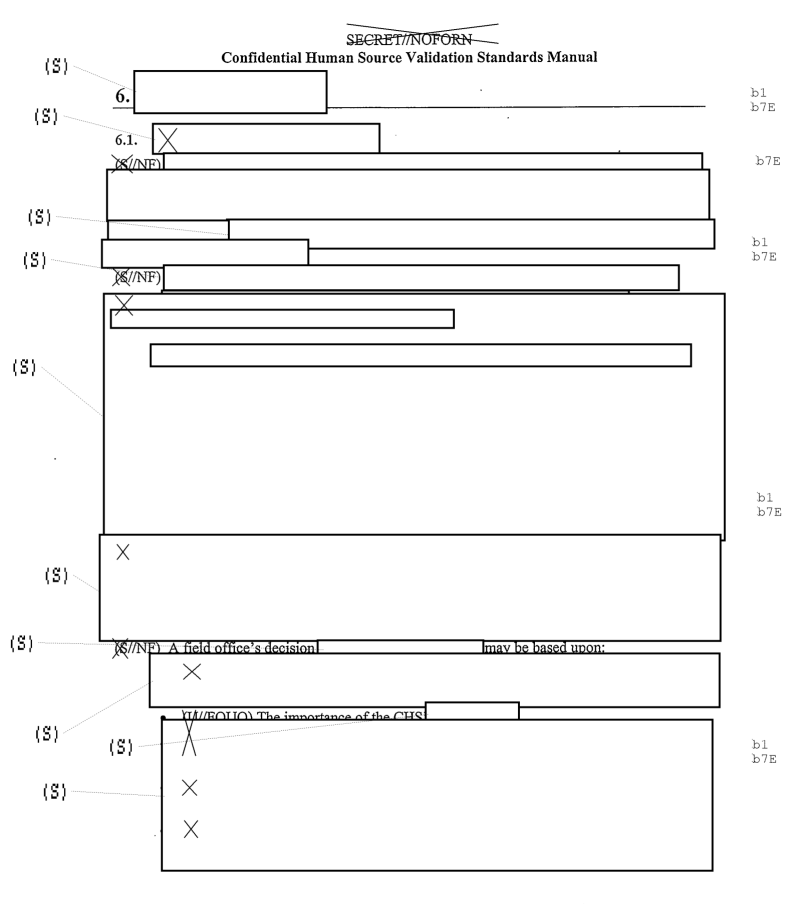
(U//FOUO) The SSA is responsible for reviewing and signing the <u>FOASR</u>, thereby signifying its accuracy, to the best of his/her knowledge and belief, and approving its content. The SSA

Ī	CHS's opening and that a copy of the approved FOASR is placed in the (U//FOUO) The CHS's	b.7
	5.1.4. (U//FOUO) CHS Coordinator (CHSC)	
Γ	(U//FOUO) The CHSC is the point of contact between the and the field division. The CHSC must know and understand	
L	the AGG-CHS, CHSVSM and the CHSPM and must keep abreast of all changes. The CHSC provides guidance, advice, and training to field office personnel regarding CHS administration, policy compliance, and the validation process. IOD's CHS Program Manager serves as the CHSC for Legats.	
	5.1.5. (U//FOUO) Case Agent	
	(U//FOUO) The FBI Case Agent and Co-Case Agent are essential to the validation of any CHS because they have the most interaction with that CHS	
(S)	They must remain objective when dealing with the CHS. The Case Agent and Co-Case Agent are responsible for handling the CHS in a manner that comports with FBI policy and the AGG-CHS and must immediately to the squad supervisor.	k k
	(U//FOUO) The Case Agent's responsibilities in the validation process are as follows:	
	5.1.5.1. (U//FOUO) Initiation of Process	
	(U//FOUO) The Case Agent must ensure the information provided in the Source Opening Communication and the information subsequently placed in the CHS's file is accurately reported and current. (The <u>CHSPM</u> contains details regarding CHS opening procedures.)	j
	5.1.5.2. (U//FOUO) Instructions to be Discussed with CHS	
	(U//FOUO) The CHS AGGs require that at opening and thereafter at least annually or more often if circumstances warrant, at least one FBI Agent and a witness who is either another FBI Agent or other government official must advise the CHS of all applicable instructions detailed in the CHSPM (the advising Agent must be an FBI Agent). Recognizing that the opening process may take some time, the instructions must be discussed with the CHS at any time prior to the first operational use but no later than 90 days after the date of opening. (See the CHSPM for more details regarding CHS instructions.)	
S)	5.1.5.3. (U//FOUO)	.b1
ı	(U//FOUO)	b7
(S)		

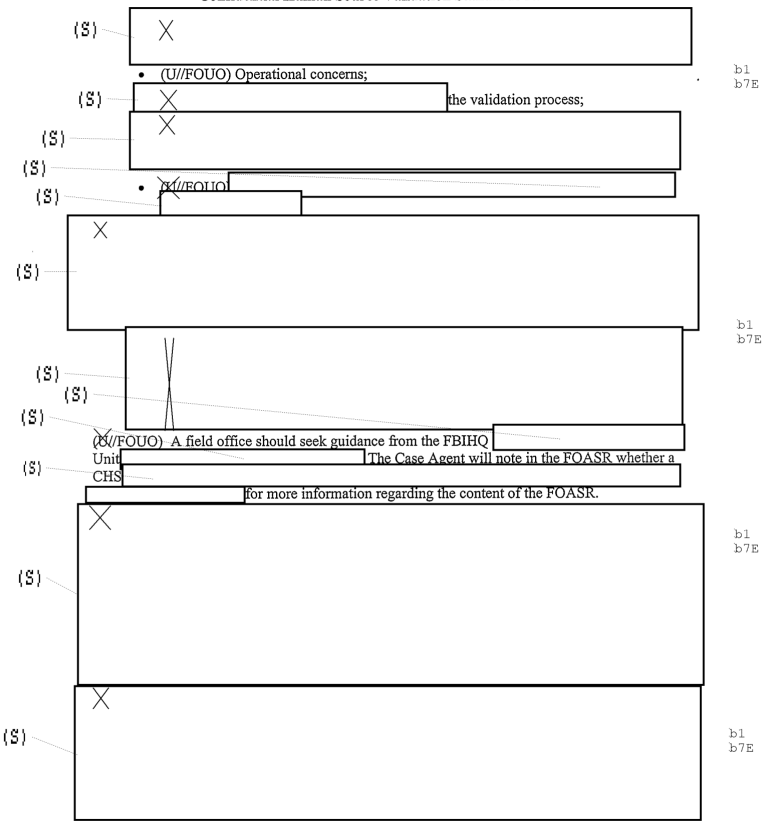
(U//FOUO) Field Office Annual Source Report (FOASR) 5.1.5.4. (U//FOUO) On an annual basis the Case Agent must prepare and submit to FBIHQ a FOASR. If the Case Agent is unavailable, the Co-Case Agent must generate the report. If both are b7E unavailable, the squad SSA must take steps to ensure this review is completed and submitted to of the CHS's anniversary date. the FBIHO (U) Details regarding the content of the FOASR are set forth in Section 4.1.3. (\mathbf{U}) (8//NF) Joint CHS Operations (U//FOUO) When joint CHS operations are conducted with (U//FOUO b7E (U) (U//FOUO) (U)(%//NF) Notification to FBIHQ of a CHS 5.1.6. (**X**//NF) (S) b7E (S//NF) (U)(NF) When the SSA determines that the b7E (U//FOUO) SSA and Case Agents need not wait until the annual FOASR to report to FBIHQ (U//FOUO) Case Agents must remain proactive in reporting b7E Case Agents should not hesitate to contact their CHSC for substantive and guidance on all CHS policy and operation related questions. (U//FOUO) FBIHQ Responsibilities 5.2. (U//FOUO) FBIHQ 5.2.1. (U//FOUO) FBIHO must review all FOASRs, determine which CHSs are b7E subject to and provide oversight, guidance, and feedback to the field. Feedback to the field will be in the form of an FBIHQ CHS Validation Report.

(U//FOUO) To perform v	validation functions, the FBIHQ	D/E
	FBIHQ managers and all those	-
or identities occur while p	eview must ensure that no unauthorized disclosures of CHS information performing validation duties. Authorized disclosures may occur to however, FBIHQ must consult with the field office prior to disclosing any other reason.	1
5.2.2. (U//FOUO	Directorate of Intelligence Responsibilities	b7E
(U//FOUO) The wind process. Its functions incl	thin the DI is responsible for program oversight of the FBI's validation ude:	
• (U//FOUO) M process.	aintaining the CHSVSM, including making changes to the validation	
` '	nswering procedural questions regarding the FBI's overall CHS cess (program-specific questions are answered by FBIHQ operational	
	aintaining effective liaison with field offices and FBIHQ th division regarding CHS validation issues.	b7
• (U//FOUO) M reviews.	onitoring the results of CHS validation reviews conducted by FBIHQ and maintaining relevant metrics regarding the results of these	
• (U//FOUO)		Ц
		b7E
• (U//FOUO) Coprocess.	pordinating with the DOJ and the regarding the validation	_
National Secur This report mu and must inclu	oviding an annual report to the FBI Director (through the EAD of the rity Branch and the Deputy Director) regarding the validation process. It be submitted to the FBI Director by September 30 th of each year, de a summary of the number of CHSs who received It must also specify any	b7E
refinements ne validation prod	cessary to maintain or strengthen the effectiveness of the FBI CHS eess.	
	oviding oversight and coordination of dization and compliance with AGGs, and the CHSVSM.	b1
(U//FOUO) Fo	rmulating a budget for the validation program including funding of	b7E
• (U//FOUO) Re	esponding to other external inquiries and coordinating responses with ents within the FBI.	

(U//FOUO) Evaluating the merits of requests for program specific mod the validation process submitted by FBIHQ	ifications to b7E
(U//FOUO) Reporting validation process problems and issues to FBI Se Executives, as appropriate.	enior
5.2.3. (\$//NF) Responding to a Notice of a CHS from FBI Field Offices or LEGATs	
(S//NF) It is the responsibility of the FBIHQ substantive division and	address b1
(S) \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	b7E
	.b7E
closely with the Case Agent, the substantive unit and the prosecuting AUSA, if app	will work
closely with the Case Agent, the substantive unit and the prosecuting AOSA, if app	b7E
(U) (V)/NF)	
will work closely with the Case Agent, field management, FBIHQ substantive program to develop	and the b7E

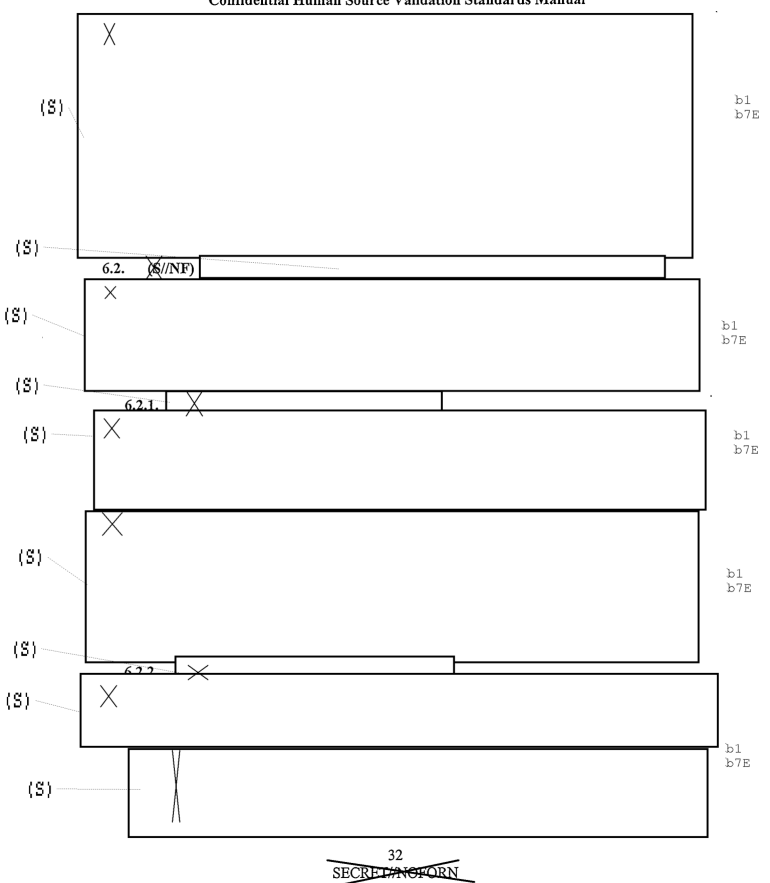


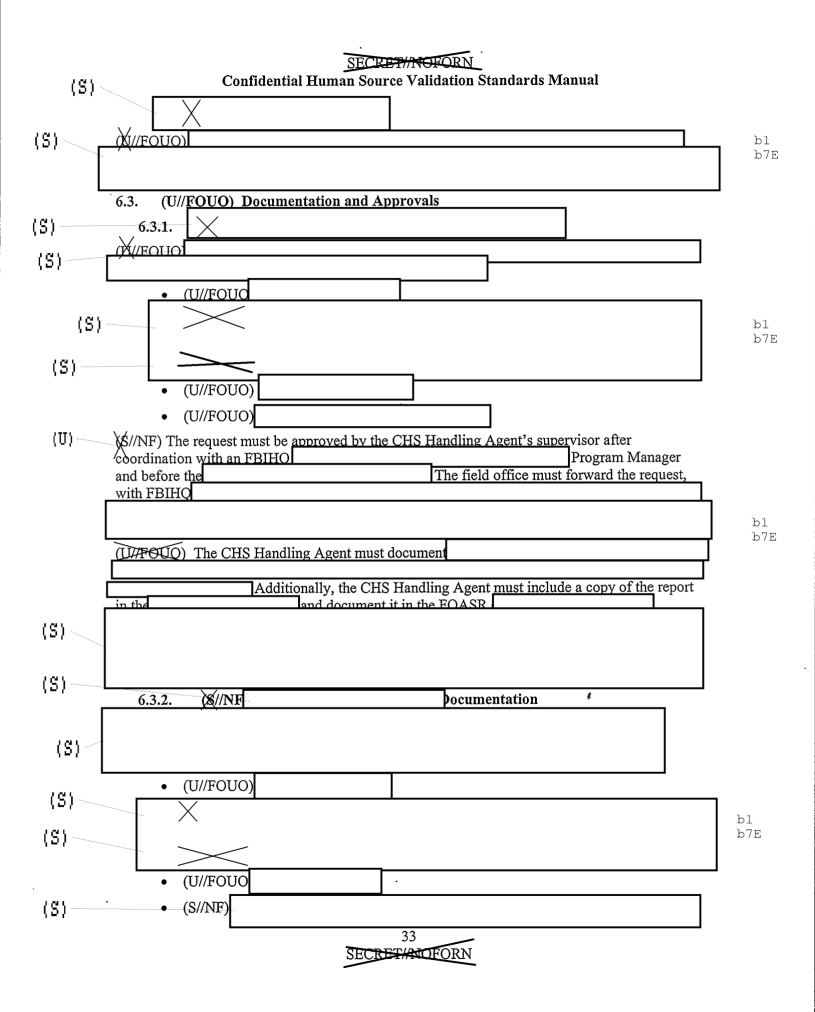
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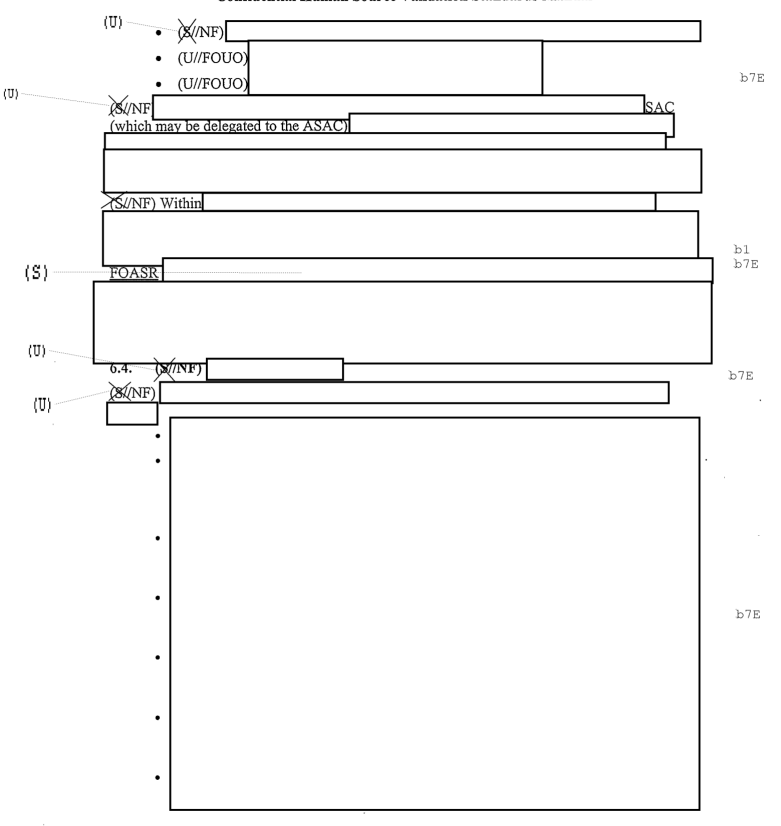
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SECRET#NOFORN Confidential Human Source Validation Standards Manual (U) $(S_{(0)}^{\, \, \vee}$ **X**//NF) (S) (X//NF b1 b7E (U)6.4.T. (NF) levant to the (S) credibility of a CHS may be discoverable in judicial proceedings. Discovery in criminal cases is controlled by case law and the Federal Rules of Criminal Procedure b7E pursuant to *Brady* or *Giglio* if that CHS were to testify. Brady material is evidence known by the government that tends to exculpate the defendant. Giglio material refers to information known to the government that could be used to impeach a prosecution witness. (U) (X/NF) Regardless of the discovery issues, the FBI has an abiding interest in the validity of each CHS. Accordingly, the FBI has a duty to ensure that each CHS is reporting truthfully; (S) b1 b7E (S)

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Appendix E: (U//FOUO) Summary of Legal Authorities

(U//FOUO) The President of the United States, in his Memorandum to the Attorney General dated November 18, 2004, directed the FBI to provide a comprehensive plan for CHS Validation. This document responds to that executive direction and mandates a validation	
process for each FBI CHS.	
(U//FOUO) The FBIHQ will refer to the appropriate authorities for all potential	b7E
violations in accordance with governing manuals and policies. These potential violations may	
include, but are not limited to, the following: employee misconduct, failure to seek proper	
authorization of Otherwise Illegal Activity (OIA), and potential IOB matters.	

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Appendix F: (U//FOUO) Sources of Additional Information

(U//FOUO) Please view the <u>Directorate of Intelligence's Intranet site</u> for additional information.

(U//FOUO) The Intranet site for the	<u> </u>
(U//FOUO) The Intranet site for the	
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Appendix G: (U/FOUO) Key Terms and Acronyms

(U)	(U//FOUO) K		
	(U//FOUO) disseminated	//NF: Identifies the paragraph as confidential and not to be distributed or to any foreign nationals or countries.	
(U)	(U//FOUO) sany foreign na	NF: Identifies the paragraph as secret and not to be distributed or disseminated to ationals or countries.	
	•	OFORN: Identifies the document as not to be distributed or disseminated to any als or countries.	
	(U//FOUO) U	//FOUO: Identifies the paragraph as unclassified but for official use only.	
	(U//FOUO)		b1
(S)			J
	useful and cre from whom th	onfidential Human Source: Any individual who is believed to be providing edible information to the FBI for any authorized information collection activity, and he FBI expects or intends to obtain additional, useful, and credible information in he whose identity, information, or relationship with the FBI warrants confidential	
	(U//FOUO) V	alidation: In this manual	•
(S)			
			b1 b7E
'	(U//FOUO) A	cronyms	
	ACS	Automated Case Support System	
	AD	Assistant Director	
	ADIC	Assistant Director In Charge	
	ASAC	Assistant Special Agent In Charge	
	ASC	Assistant Section Chief	
	AUSA	Assistant United States Attorney	
			b7E
	CDC	Chief Division Counsel	
	CHS	Confidential Human Source	
	CHSPM	Confidential Human Source Policy Manual	
	CHSVSM	Confidential Human Source Validation Standards Manual	

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C/NF	Confidential / No Foreign Dissemination
DAD	Deputy Assistant Director
DEA	Drug Enforcement Administration
DI	Directorate of Intelligence
DIOG	Domestic Investigations and Operations Guide
DNI	Director of National Intelligence
DOJ	Department of Justice
EAD	Executive Assistant Director
EIB	External Inquires Branch
FBI	Federal Bureau of Investigation
FBIHQ	FBI Headquarters
FIG	Field Intelligence Group
FISA	Foreign Intelligence Surveillance Act
FISC	Foreign Intelligence Surveillance Court
FOASR	Field Office Annual Source Report
FPO	Federal Prosecuting Office
HÚMINT	Human Intelligence
IA	Intelligence Analyst
ICE	Immigration and Customs Enforcement
IIR	Intelligence Information Report
IOB	Intelligence Oversight Board
NCIC	National Crime Information Center
NOFORN	Not Releasable to Foreign Nationals
NSB	National Security Branch
NSIG	National Security Investigative Guidelines

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ODNI	Office of the Director of National Intelligence	
OIA	Otherwise Illegal Activity	
QSSR	Quarterly SSA Source Report	
SAC	Special Agent in Charge	
SCAN	Scientific Content Analysis	
SC	Section Chief	
SSA	Supervisory Special Agent	
UCE	Undercover Employee	
UCO	Undercover Operation	
U//FOUO	Unclassified/For Official Use Only	
USG	United States Government	-
WFO	Washington Field Office	
		•
VTC	Video Teleconference	

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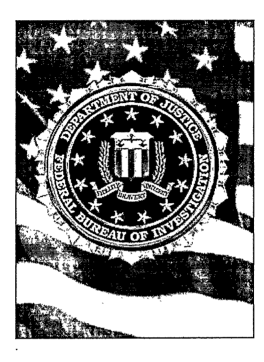
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Confidential Human Source Policy Manual



Federal Bureau of Investigation (FBI) POL07-0004-DI

Revised September 5, 2007

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GENERAL INFORMATION: Questions or comments pertaining to this can be directed to:	handbook	.b6
FBIHQ/ Chief	Unit	b7C b7E
FBIHQ/Directorate of Intelligence, Division 19, National Security Br	ranch	
(NOTE: This document supersedes the Manual of Investigative Operati Guidelines [MIOG] and the National Foreign Intelligence F Manual [NFIPM], Section 27).		b7D

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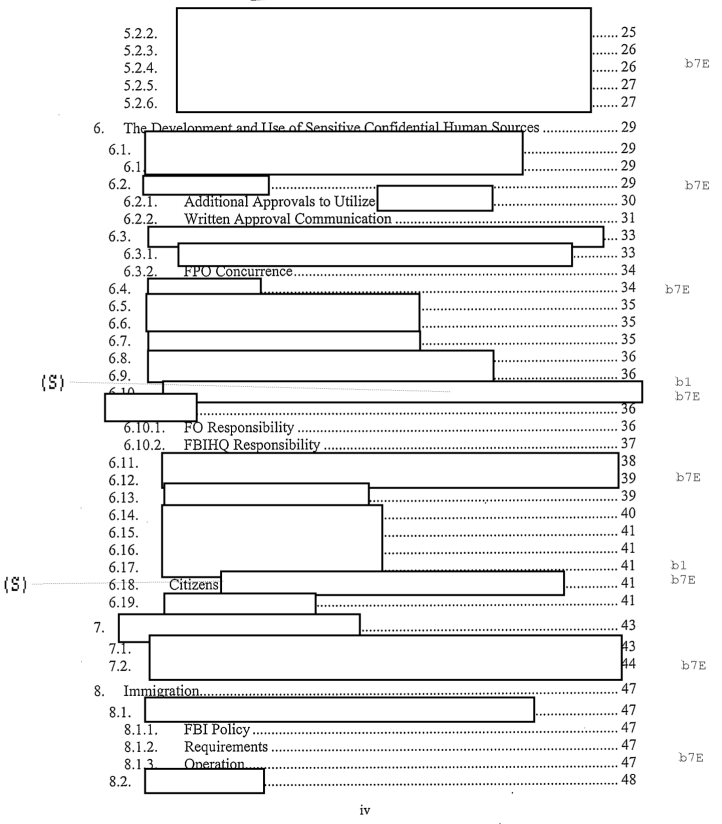
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1. Scope	
Purpose: (U//FOUO) To provide comprehensive policy regarding Confidential Hu Sources (CHS).	ıman
Background: (U//FOUO) Under the authority of the new Attorney General's Guidelines Regarding the Use of FBI Confidential Human Sources (AGGs CHS), the Directorate of Intelligence (DI) preated this Manual, so the Federal Burea Investigation (FBI) can meet its mission of intelligence collection in order to responsive program priorities and to national level and FBI intelligence collection requirements. Furthermore, this Manual comprehensively addresses all CHS administration.	u of d to
(U//FOUO) This Manual was validated and approved by all relevant substantive divisions and the Office of General Counsel.	
Intended Audience: (U//FOUO) This Manual is intended for all FBI personnel whave a role in the administration of CHSs.	10
1.1. Overall Program Directives	•
1.1.1. Responsibility for the Development and Operation of Confidential Hun Sources	nan
(U//FOUO) The FBI operates CHSs to meet its mission of intelligence collection in order to respond to investigative program priorities and to national level and FBI intelligence collection requirements.	b7F
Therefore, the Assistant Director in Charge (ADIC Special Agent in Charge (SAC) of each Field Office (FO) in the FBI is responsible ensuring that the FO has a viable CHS Program that contributes to the FBI's collecti Human Intelligence (HUMINT) base. ADICs, SACs, and members of the FO's Investigative and Intelligence Operations management staff, to include Assistant Sp Agents in Charge (ASAC) and Supervisory Special Agents (SSA), are to ensure that FO fulfills its intelligence collection and information dissemination mission in compliance with FBI's protocols, rules, and regulations, including those contained in Confidential Human Source Policy Manual (CHSPM). SACs shall implement a comprehensive periodic training of respective personnel regarding the AGGs CHS and CHS policy.	for ve ecial t the n this
(U) It is a core responsibility of each Special Agent (SA) to develop and maintain a base from which to collect vital information on FBI investigative and national intelligence priorities,	CHS b7F

¹(U) This Manual refers to all FBI Field Offices and Field Divisions as FO in order to distinguish them from FBIHQ components.

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(U//FOUO) No member of the FBI's management staff or non-Agent personnel shall be the Case Agent (CA) for the operation of a CHS. Only FBI SAs shall serve as CAs whereas SSAs and other management staff are responsible for the oversight and management of the CHS program. SAs serving as Co-CAs have all the same duties and responsibilities as CAs. Legal Attaches (Legat) and Assistant Legat Attaches (ALAT) are allowed to operate CHSs when circumstances dictate. CHS management responsibilities may not be delegated to non-Agent personnel.	
1.2. Use of the Confidential Human Source Program	
(U) Use of the CHS program is warranted when it is prudent and necessary to provide protection to (a) the identity of the CHS of needed information, (b) the information itself, or (c) the CHS's relationship with the FBI. For purposes of this Manual, a CHS is any individual who is believed to be providing useful and credible information to the FBI for any authorized information collection activity, and from whom the FBI expects or intends to obtain additional, useful, and credible information in the future and whose identity, information, or relationship with the FBI warrants confidential handling.	
(U) In general, an individual should not be opened as a CHS when there is no logical reason for confidentiality or when the individual holds a position that would normally compel him/her to provide the information, such as a U.S. law enforcement officer or a U.S. public official. Exceptions would include instances	.b7E
(U) Nothing in this policy manual is intended to create or does create an enforceable	
legal right or private right of action by a CHS or any other person.	
1.3. Automated System Entry of Confidential Human Source Files	
(U) All communications must be entered into the FBI's automated case management system	ì. • •
	b7E
1.4. Sharing of Intelligence	
(U) CHS information that has intelligence value should be shared with other squads, FOs, FBI Headquarters (FBIHQ). See Section 2, FBI's General Policy for	
Intelligence Dissemination of the FBI's Intelligence Policy Manual.)	b7E
Dissemination is the	
responsibility of the or the appropriate substantive units at FBIHQ.	
(U) When an FBI FO determines that information from any CHS affects investigative matters in another FBI FO, then that information must be forwarded to the other FO	

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under the substantive case caption (see Section 15, Dissemination and Disclosure of the Confidential Human Source's Identity).

1.5. Classified Information

(U) If the CHS's background information or the information reported reflects matters of
national security requiring classification, that information must be appropriately
classified based on an assessment of the harm to national security that its unauthorized
disclosure would cause.
(See Section 16.2, Files) (See the DI Security Classification Guide for additional
guidance.)

b7E

1.6. Principles of Confidentiality

(U) Protection of the true identity of any CHS is always the primary concern in any decision related to disclosure. This principle extends even to decisions to disseminate the identity within the Department of Justice (DOJ) and among task force partners. SAC approval may be required for disclosure of a CHS's identity or information that the CHS has provided which would have the tendency to identify the CHS as designated in this manual. An FBI employee's obligation to maintain the identity of and information from or regarding any CHS as confidential continues after leaving his/her employment with the FBI. FBI Agents may advise CHSs that a CHS's disclosure of his/her relationship with the FBI may jeopardize the relationship and its effectiveness.

1.7. Confidential Human Source Coordinator (CHSC)

- (U) Each FO has at least one SA and one alternate SA who serve(s) as the FO's full-time Confidential Human Source Coordinator (CHSC), and who would be assigned to the FO's FIG SSA or the ASAC for intelligence matters. It is at the discretion of the SAC/ADIC whether additional personnel would be assigned to these duties.
- (U) CHSCs are responsible for the oversight and compliance matters of the FO's CHS program. (See Field Office Intelligence Handbook, Annex 3: Human Source Coordination.) However, ultimate responsibility for CHS management must lie with FBI supervisors who are in a position of authority over the management of the CHS.
- (U) Independently, the AGGs CHS mandate that DOJ appoint a CHSC who is a supervisory Federal Prosecuting Office² (FPO) Attorney³ designated by each Chief

²(U) Federal Prosecuting Offices include the following DOJ components: United States Attorney Offices, the Criminal Division, the National Security Division, or any other litigating component of the Department of Justice with authority to prosecute federal criminal offenses, including the relevant sections of the Antitrust Division, Civil Division, Civil Rights Division, Environmental and Natural Resources Division, and the Tax Division.

³ (U) FPO Attorney is an attorney employed by or working under the direction of an FPO.

Federal Prosecutor (CFP) to facilitate compliance with the AGGs. This Manual refers to these individuals as DOJ's CHSC.	
1.8.	b7E
1.9. Conveying Information to the Confidential Human Source	_
(U)]
	.b7Е
1.10. Approvals, Authorities, and Delegation	
(U) Unless specified otherwise in this manual (i.e., may not delegate), all approval authorities may be delegated to any FBI Agent in a supervisory position. Approval authorities may be provided by anyone in an acting capacity or a higher ranking position than that required.	
1.11. Audio and Video Recording	b7E
(U//FOUO)	.D / E.
1.12. Prohibitions	
(U//FOUO) At all times when interacting with a CHS, an FBI employee must conduct himself/herself professionally according to FBI standards and instructions regarding FBI employee conduct. (See Manual of Administrative Operations and Procedures [MAOP], Part I, Section I-1 and The Employee Handbook, Page 26 of 11/2003 edition.)	
(U//FOUO) FBI Agents shall not be opened as CHSs.	
(U//FOUO) FBI personnel directing, overseeing the direction of, or closely involved with the operation of a CHS may never:	
•	
•	
•	b71
⁴ (U) A CFP is the head of a Federal Prosecuting Office.	

г	or prosecution of that CHS or any civil action in which the CHS is a litigant or witness	_
		d
	Provide to or receive from the CHS anything of more than nominal value (See Section 1.13., Exceptions.)	
I		
	ı	
_	Authorize a CHS to participate in an act of violence,	b7E
կ		
	to a CHS unless necessary for CHS operations	, d
	Socialize with the CHS, except to the extent necessary and appropriate for operational	
	reasons. Meals with CHSs for rapport building and conducting business are considered appropriate. (See Section 1.13., Exceptions.)	
Ī	considered appropriate. (See Section 1.15., Exceptions.)	

	b7E
authorized to do so by the CFP or his/her designee and after consulting with the SAC.	
1.13. Exceptions	
(U//FOUO)	7
	.b71
	_
(U//FOUO) If an FPO is participating in the conduct of an investigation or prosecution ⁵	
utilizing the CHS, the FBI shall provide written notice (with a copy to the CHS file) to the FPO Attorney, in advance whenever possible, if the FBI approves such an exception	
or if an FBI Agent socializes with the CHS in a manner not permitted.	
1.14. Removing CJIS Division/NCIC "Stop Notices"	
(U/FOUO)	.b7E
	.0712
Stop notices are removed by CJIS, upon	
notification by HIMIL when the CHSs are closed.	

⁵(U) Any FPO employing or directing an FPO Attorney assigned to a matter whose approval is necessary pursuant to the AGGs CHS, or whose approval was sought or obtained regarding any investigative or prosecutorial matter including the issuance of a search or arrest warrant, electronic surveillance order, subpoena, indictment, or other related matter.

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2. Opening a Confidential Human Source

2.1. Opening Communication		b7E
(U) As part of the the CA must prepare an openi communication approved by an SSA with notification to the Human Intelli Management Unit (HIMU) for information. Upon receipt, HIMU conducts query to determine whether the CHS has been opened in another FO. FOs a conduct local queries and more comprehensive searches, if readily available	gence a universal are expected to	
(U) In addition to other requirements, which must be addressed when open Section 4, Instructions To Be Discussed with a Confidential Human Source Special Approval Requirements, and Section 6 the following information must be document CHS's file:	ning (see e. Section 5.	b7E
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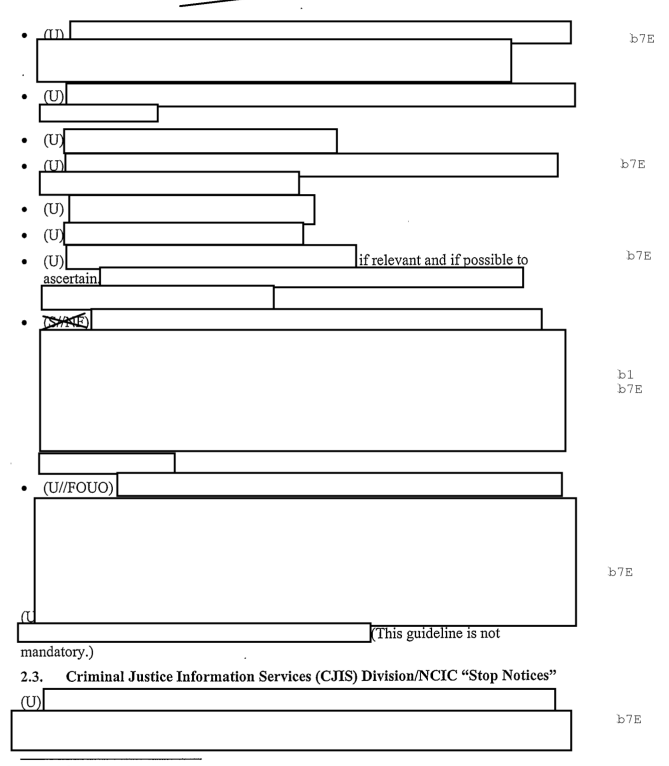
	• (U) Investigative classification(s)/type of information on which the CHS reports	
	• (U) If known, subject or group on whom the CHS reports.	
	•	•
	•	
		b7E
	•	
	• (U) CA and Co-CA's name, and state whether FBI, Task Force Officer (TFO),	•
		b7E
	• (U) FO and squad handling the CHS	
	• (U)	
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	• (U)	
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	• (U)	

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(U//FOUO) Whether special approvals are required for this CHS pursuant to Section 5	
(Special Approval Requirements) of this Manual	
If the CHS is in a	
special approval category and is expected to provide purely criminal (and not national	b7E
security/International Terrorism) information, then a lead must be sent to HIMU to notify	
the Human Source Review Committee (HSRC)	
the Human Boarde Review Committees (HERCO)	
CHSs who are expected to report on national security/International Terrorism matters	
need not be referred to the HSRC.	
2.2. Additional Information Required within First 90 Days of Opening	.b71
(U) The following information or requests for information must	3573
be documented in the CHS's main file no later than 90 days after the opening date:	
• (U) All required and applicable instructions must be completed (prior to	
utilization/tasking but no later than 90 days after opening) and reviewed by the SSA	
during Quarterly SSA Source Report (QSSR) reviews (See Section 4.1, Instructions).	
• (U)	
	b7
• (U) including	
• (U) including the same information required for (See Section 2.1., Opening	
Communication)	
Communication)	
• (U)	
	b7E
*	
• (U)	
• (U)	
` /	
• (U) Documentation showing that the Co-CA has met the CHS (this can be any	
documentation that reflects that the Co-CA has met with the CHS, e.g., Source	
reporting documents, payment receipts, instructions)	
(V/NTE) SA a may use their even discretion	
• (X/NF) SAs may use their own discretion	
	~ -
	b7E

(U) ---

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⁶ (U) An émigré is a person who departs from his/her country for any lawful reason, with the intention of permanently resettling elsewhere.

	npting
then the Cdocument that fact and the individual may be opened as a CHS	
 6.11. Also, an FPO may have to be notified (see Section 9.7.2., Notification to Do Investigation or Prosecution). 2.5. Additional Requirements for Certain Confidential Human Sources 	JJ of
(II//FOLIO)	
(See Section 5, Special Approval Requirements.) (X//FOUO) Additionally, other CHSs may require approval from or notification FBIHQ and/or someone outside of the FBI. Yet other CHSs may require that add instructions be discussed at the CHS's opening. Some examples of CHSs that fall these categories are:	itional

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3. Confidential Human Source Validation

3.1. Validation	
(U//FOUO)	
The FBI should utilize	b 7E
	.07E
efforts, or reports. Every CHS shall be subject to the Confidential Human Source Validation Standards Manual (CHSVSM), which provides for a FBIHQ. For each CHS, CAs complete and submit a Field Office Annual Source Report (FOASR) to FBIHQ in the appropriate FBIHO operational division. Field division heads are responsible for establishing an appropriate include of FOASRs. Executive review of the FOASR can be delegated to an SSA. See the CHSVSM. (U//FOUO)	
shall be promptly reported to an	b7E
FBI Supervisor and then recorded and maintained in the	
(U//FOUO) On a quarterly basis, a FO SSA conducts a QSSR for each CHS. QSSR	
(See Section 16.9.,	
Quarterly SSA	
(U//FOUO) All FOASRs shall be forwarded to the FBIHO in the	
appropriate FBIHQ operational division (i.e., FBIHQ determine the scope and extent of review. All	
CHSs would be subject to a	
FBIHQ provides feedback to	b7E
the FOs containing one of the following: Findings to Continue Operation, Findings to	
or Findings to Close. An appeals process is detailed in	
the CHSVSM.	
(IJ//FOIJO) NSIGs, the	
FBIHO INSIGS, the	
to the CHSVSM. The DI shall notify DOJ's National	
Security Division (NSD) within of the FBIHQ's approval of the continued use of	b7E
CHSs in the The Assistant Attorney General	
(AAG) for the NSD shall designate FPO Attorneys	
(See Section 5, Special Approval Requirements and the AGGs	
CHS.)	

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4. Instructions to be Discussed with a Confidential Human Source

4.1. Instructions

(U//FOUO) The AGGs CHS require that at opening and thereafter at least annually or more often if circumstances warrant, at least one FBI Agent and a witness who is either another FBI Agent or other government official must advise the CHS of all applicable instructions detailed in this Manual (the advising Agent must be an FBI Agent). Recognizing that the opening process may take some time, the instructions must be discussed with the CHS at any time prior to the first operational use but no later than 90 days after the date of opening.

For purposes of delivering instructions to the CHS, the CHS is not considered opened by the FBI until

In these situations, the file may be opened to maintain all requests and the file opening date will still be used as the original opening date for validation requirements. Once the outside approvals are obtained, the FBI Agent must deliver the instructions consistent with this Manual. The delivering FBI Agent and witness shall document that these instructions were given and that the CHS acknowledged the instructions and his/her understanding of them. The FBI Supervisor shall review such documentation at the QSSR review. Such documentation must be maintained in the CHS's main file. The content and meaning of the following provisions must be clearly conveyed:

- The CHS's assistance and the information provided to the FBI are entirely voluntary.
- The CHS must abide by the instructions of the FBI and must not take or seek to take any independent actions on behalf of the U.S. Government.
- The CHS must provide truthful information to the FBI.
- The US Government will strive to protect the CHS's identity but cannot guarantee it will not be divulged.

4.2. Additional Instructions

(U//FOUO) If applicable to the particular circumstances of the CHS, or as they become applicable, the AGGs CHS require that additional instructions must be provided to the CHS, and the delivering FBI Agent and witness must document in the CHS's file that they have been provided and that the CHS acknowledged his/her receipt and understanding of the instructions. The content and meaning of the following instructions must be clearly conveyed:

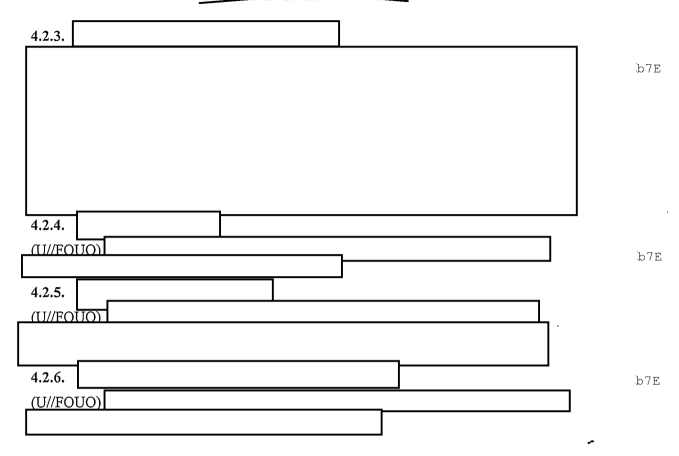
• The FBI on its own cannot promise or agree to any immunity from prosecution or other consideration by an FPO, a state or local prosecutor, or a Court in exchange for the CHS's cooperation because the decision to confer any such benefit lies within the

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exclusive discretion of the prosecutor and the Court. However, the FBI will consider (but not necessarily act upon) advising the appropriate prosecutor of the nature and extent of the CHS's assistance to the FBI. (This instruction should be given if there is any apparent issue of criminal liability or penalty.)

any apparent issue of criminal liability or penalty.)	
the CHS is not authorized to engage in any criminal activity and has no immunity from prosecution for any unauthorized criminal activity.	.b7E
This instruction should be repeated if the CHS is suspected of committing unauthorized illegal activity. See Section 9.7.1., Notification to DOJ of Unauthorized Illegal Activity, and Section 10, CHS Participation in Illegal Activity.)	
• The CHS is <u>not</u> an employee of the U.S. Government and may not represent himself/herself as such except under those circumstances where the CHS has previously been, and continues to be, otherwise employed by the U.S. Government.	
• The CHS may not enter into any contract or incur any obligation on behalf of the U.S. Government or under those circumstances where the CHS is otherwise authorized to enter into a contract or incur an obligation on the behalf of the United States.	Ъ7E
•	.b7E
• The FBI cannot guarantee any rewards, payments, or other compensation to the CHS.	
Each time a CHS subject to the AGGs CHS receives any rewards, payments, or other compensation from the FBI, the CHS shall be advised at the time of payment that he/she is liable for any federal, state, or local taxes that may be owed on that compensation. All CHSs operating domestically (in any U.S. territory) and	b7E
(U.S.) case are subject to the AGGs	
CHS and must be provided this instruction.	b7E



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5. Special Approval Requirements

5.1. Special Approvals	
(U) The AGGs CHS apply to all CHSs' domestic (U.S. territory) activity. The AGGs	•
CHS apply	b7E
All CHSs subject to the	
AGGs CHS must be evaluated to determine whether special approval for continued use	
by DOJ is required as follows:	
(U) CHSs who are expected to report on criminal matters (and not on national security,	
including International Terrorism and other matters governed by the NSIGs and who do	
not already have an FPO involved) would be reviewed by a HSRC, a committee	
comprised of DOJ and FBI representatives that convenes pursuant to the AGGs CHS, if	
the CHS falls into any of the	
These CHSs may be	
opened or approved for continued use by the FO's SSA: however, the FO must notify	
HIMU of all special approval category CHSs so that can refer them to the	
FOs must notify on the opening communication and on the FOASR (or in writing	
any time the CHS's status changes thus making him/her subject to the HSRC review).	
Within 60 days of a CHS's utilization who falls into any of these categories (or within 60	J- 12 E2
days of FBIHQ's approval for continued use of must seek	b7E
written approval from the or continued use unless an FPO attorney has existing	
oversight of a CHS because the CHS has agreed to testify in a federal criminal	•
prosecution. However would be referred to the regardless	
of whether the CHS has worked with an FPO). Relevant information concerning the use	
of the CHS, except for the identity of the CHS unless the Deputy Assistant Director	
(DAD) chairing the in coordination with the FO's SAC determines that compelling reasons exist to warrant such a disclosure, shall be provided to the The CHS may	
continue to be operated while such approval is pending. The approval process shall be completed no more than 45 days after the FBI submitted the request.	
•	
(U) CHSs who report on <u>national security matters</u> , including International Terrorism or	
other activities under the NSIGs are not reviewed by the Rather, these CHSs	
would be reviewed by a DOJ Attorney designated by the AAG of DOJ's NSD. This	
review does not occur at opening. Instead, of FBIHQ approving the	
continued use of a CHS who was subjected to the	
of the the DI provides notice to a designated FPO Attorney in the NSD	b7E
(see Section 3.1 AGGs CHS). Upon request from the NSD Attorney,	
the FBI shall make available at FBIHQ NSD's A hierarchy to the continued was of the CHS would be forwarded to the Donnty Attorney.	
objections to the continued use of the CHS would be forwarded to the Deputy Attorney	
General (DAG); however, the FBI would be allowed to utilize the CHS pending the resolution. The CHS's identifying information is not disclosed unless the Assistant	
resolution. The Ch3's identifying information is not disclosed unless the Assistant	

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			ional information
about these DOJ rev	iews and the further appe	als process, see the A	GGs CHS.
5.2. Special App	roval Categories		·
	s seeking approval for the	continued use of CH	Ss who meet any of
the definitions in this	s Section		I
		for criminal matters s	shall be submitted to
and then revi	ewed and approved by the		the FPO is involved
with the CHS. This	exception does not apply		CHSs expected to
report on internation the HSRC (See Section	nal Terrorism or matters g ion 5.1, Special Approval	s). Instead, these CHS	s are not referred to Ss would be referred to
DOI's NSD after FB	BIHQ recommends contin	ued use pursuant to ar	
5.2.1.			
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5.2.2.			
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5.2.2.			

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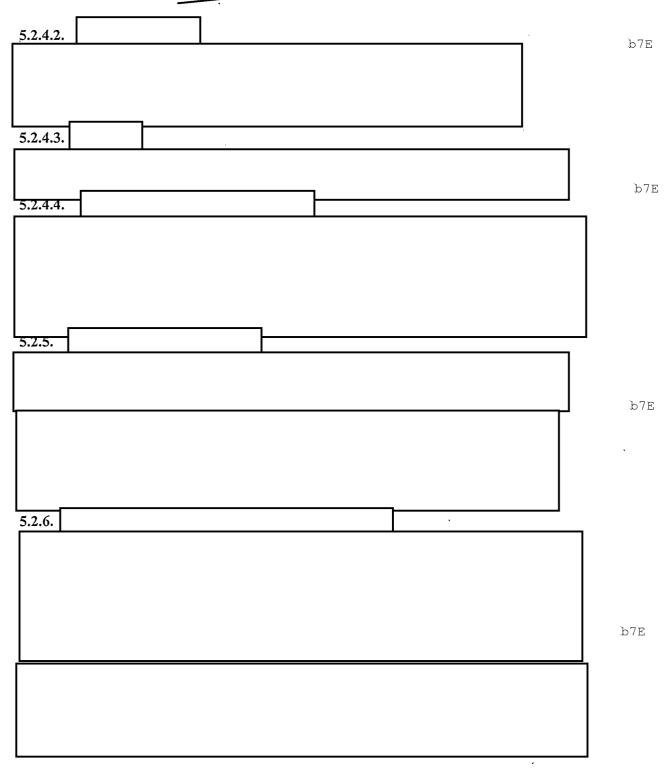
5.2.3.	b7E
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5.2.4.	 ¬
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5.2.4.1.	b7E

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6. The Development and Use of Sensitive Confidential Human Sources

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6.1.	b7E
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6.1.1. (U//FOUO) If an FPO is participating in the conduct of an investigation by the FBI in which a would be utilized as a CHS or would be working with such CHSs in connection with the prosecution, the FBI shall notify the FPO Attorney assigned to the matter prior to using the person as a CHS. 6.2. (U//FOUO)	Ъ7Е
(IJ//FOUO)	b7E

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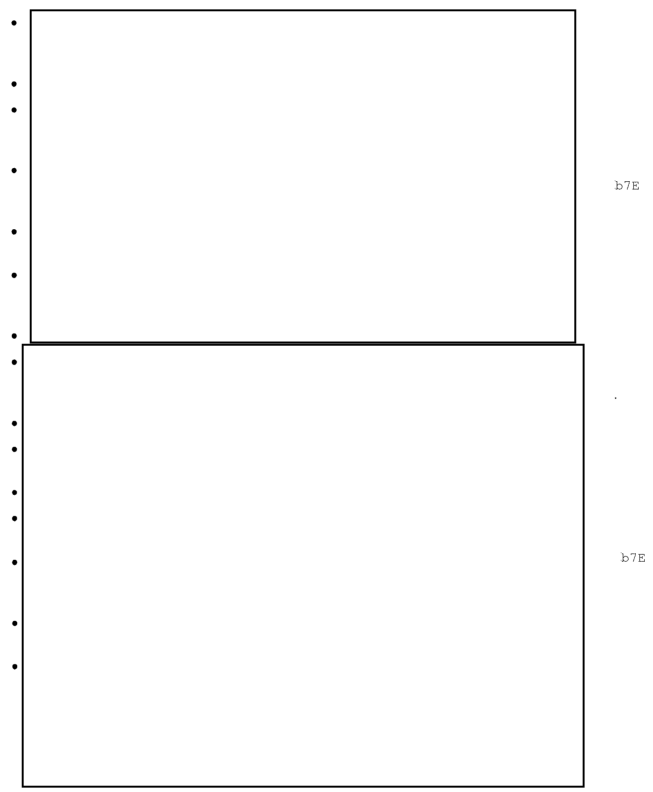
	b7E
(U//FOUO)	
See Section 6.2.2., Written Approval Communication). 6.2.1. Additional Approvals to Utilize	
(U//FOUO)	1
	b7E
(U//FOUO) However, OEO policy does <u>not</u> require OEO approval if:	
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(U//FOUO)]
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5.2.2. Written Approval Communication	
(U//FOUO) The CA shall prepare a communication approved by the SAC to HIMU, which coordinates with the substantive unit and obtains OEO approval. If there are exigent circumstances, an immediate oral response can be obtained from OEO by FBIHQ with the written approval to follow. The communication to HIMU uses the CHS's file number as the Case ID number. As required by OEO, the FO shall provide HIMU with the following information in a Letterhead Memorandum (LHM) format appropriate for dissemination to OEO:	
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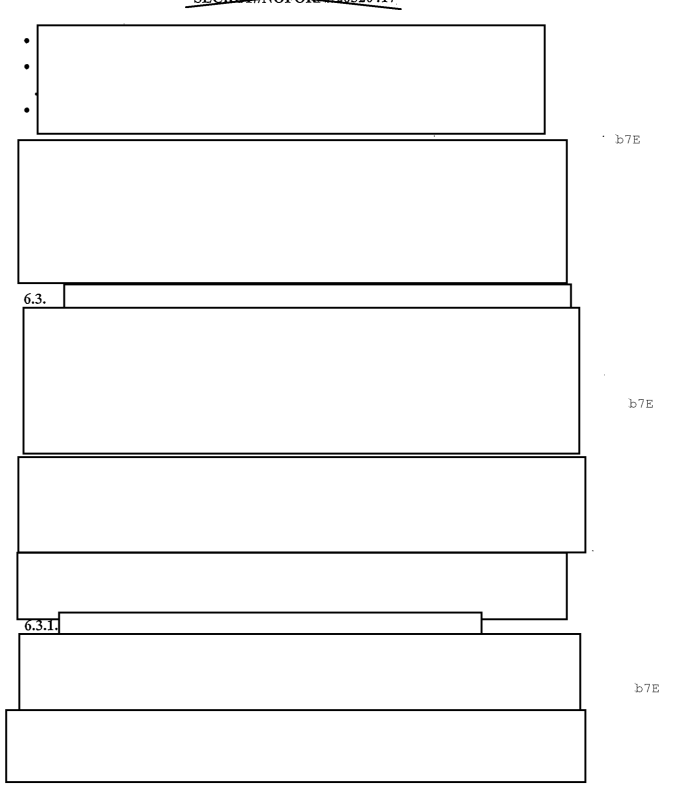
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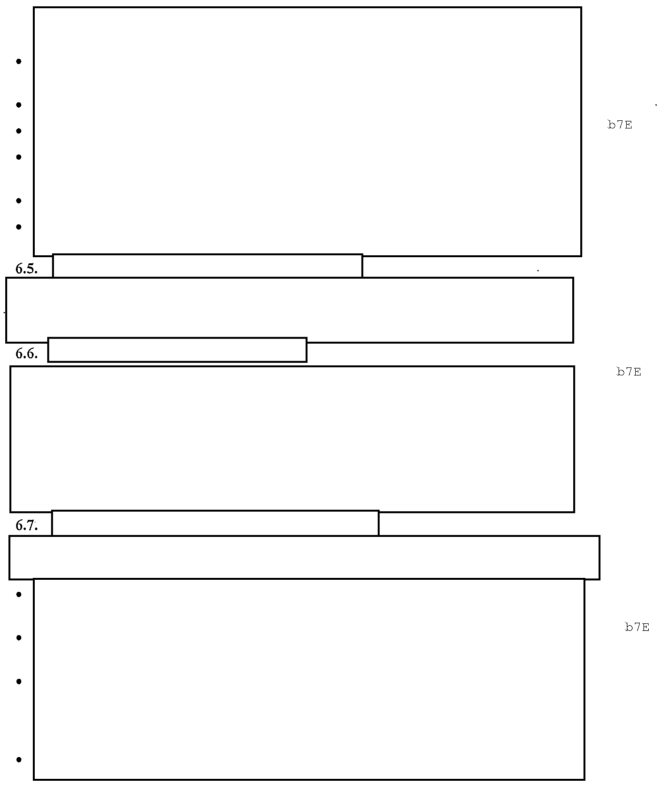


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(U//FOUO)	b7E
(U//FOUO) If an FPO is participating in the conduct of an investigation by the FBI in which a would be utilized as a CHS or would be working with a in connection with the prosecution, the FBI shall notify the FPO Attorney assigned to the matter prior to using the person as a CHS.	b7E
6.4.	•
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• •	b7E

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to pro	if he/she is going ovide information on either employees of, or patients in, such a program (see 42	
purpo	of Federal Regulations Section 2.67). If the individual is being opened for the ose of obtaining information unrelated to his/her employment, employees, or then this fact shall be documented to the CHS's]
main 6.9.	file, and a court order is not required.	
(U//F other CHS	OUO) The FBI may accept information concerning alleged violations of law or matters within FBI jurisdiction from The FBI may not target s for the sole purpose of collecting information concerning the political beliefs or nal lives of individuals	
	will not knowingly influence or attempt to	
gove	unless in furtherance of a compelling unless in furtherance of a compe	
6.10.		
(U//F	OUO)	
(7.1/17	OTTO)	
10//F	OUO)	
(U//F	OUO)	

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• Full name (First, Middle, Last)		
• Date-of-birth		
• Place-of-birth		
• SSAN		
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•		
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)	b7E
Auticinated CIIC activities/tealring	J	
Anticipated CHS activities/tasking The self-self-self-self-self-self-self-self-		•
• The results of the completed background investigation		
• FBI point-of-contact and		
6.10.2. FBIHQ Responsibility		
(U//FOUO) Upon receipt of the FO's EC, HIMU coordinates with the substantive unit and		
	<u> </u>	b7E
(U//FOUO)	<u></u>	_
• The results of FBIHQ indices checks		
A request for concurrence in the utilization of the person as a CHS		
•		•
•) 77
(U//FOUO)		b7E
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The results of FBIHQ indices checks
•
(U//FOUO)
The results of FBIHQ indices checks
A request for concurrence in the utilization of the person as a CHS
•
•
(U//FOUO) b7
6.11.
(U//FOUO) A is an individual:
• For whom
• For whom a and
• For whom the is willing, if necessary, to seek his/her
(U//FOUO) The CA may communicate with a current or former CHS who is only if:
The communication is part of a legitimate
The CHS initiates the communication; or
• Approved, in advance whenever possible, by a Supervisor of any federal, state, or
local law enforcement agency that has a
(U//FOUO) An SA who communicates with a must promptly
report such communication to the SSA and to the appropriate federal, state, or local enforcement agency
enforcement agency and document that communication in the CHS's file.

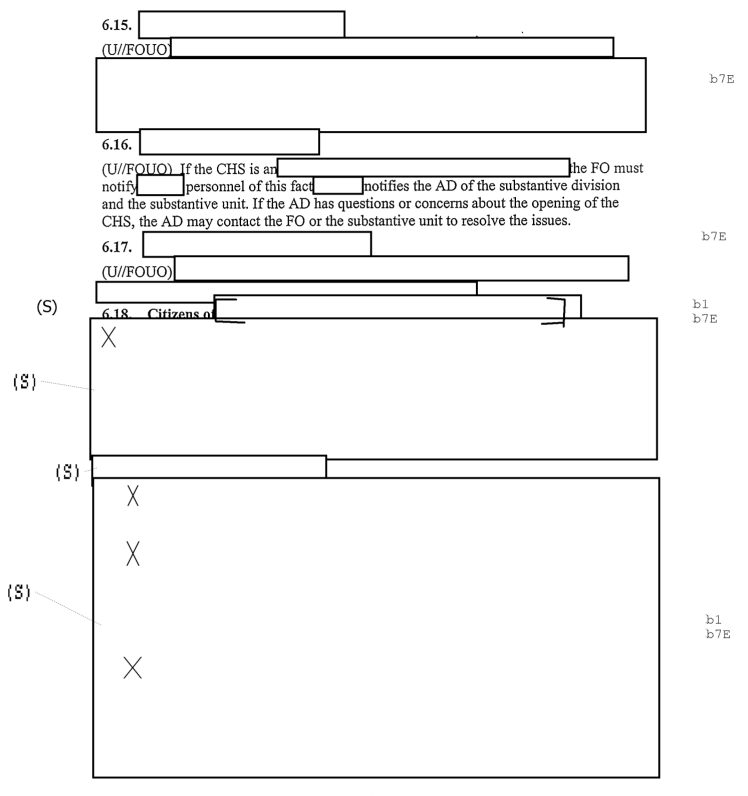
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6.12.	
(U//FOUO) To open a CHS, a detailed justification explaining the reason this individual requires the protection of the FBI's CHS program must be presented to the SAC and approved prior to opening (this approval requirement may not be delegated). All instructions apply CHSs.	b7E
(U//FOUO) SSA approved payments to are restricted to reimbursements for expenses incurred in direct support of an investigation and relocation expenses if justified and necessary. Compensation to these individuals for services as a CHS, to include lump sum payments, must be approved by the SAC (this approval may not be delegated). The CA should consult with the CDC who may confer with the Office of the Chief Acquisition Officer, Finance Division (FD) at FBIHQ to determine whether a should be used. If applicable, an FPO Attorney participating in the conduct of the investigation must be consulted regarding these payments. (U//FOUO) hat person to Generally,	b7E
contact the	b7E
at FBIHQ. See Section 6.13 in the CHSPM. See Section 11.8 in the Undercover Operations Manual, NFIPM, Section 28, and Sections II.C and III in the AGGs for 6.13.	
(U//FOUO) When considering the use of CHSs or any individual in consult with the FO's UC Coordinator and/or with the at FBIHQ for either criminal or national security matters. If an individual meets the definition of ar	Ъ7E
consult with the FO's UC Coordinator and/or with the at FBIHQ for either criminal or national security matters. If an individual	b7E
consult with the FO's UC Coordinator and/or with the at FBIHQ for either criminal or national security matters. If an individual meets the definition of ar in this Manual), that person must not be designated as a CHS. Instead, the	b7E
consult with the FO's UC Coordinator and/or with the at FBIHQ for either criminal or national security matters. If an individual meets the definition of ar in this Manual), that person must not be designated as a CHS. Instead, the person must be designated as an Further, if an individual meets neither the definition nor the requirements to be designated	Ъ7Е

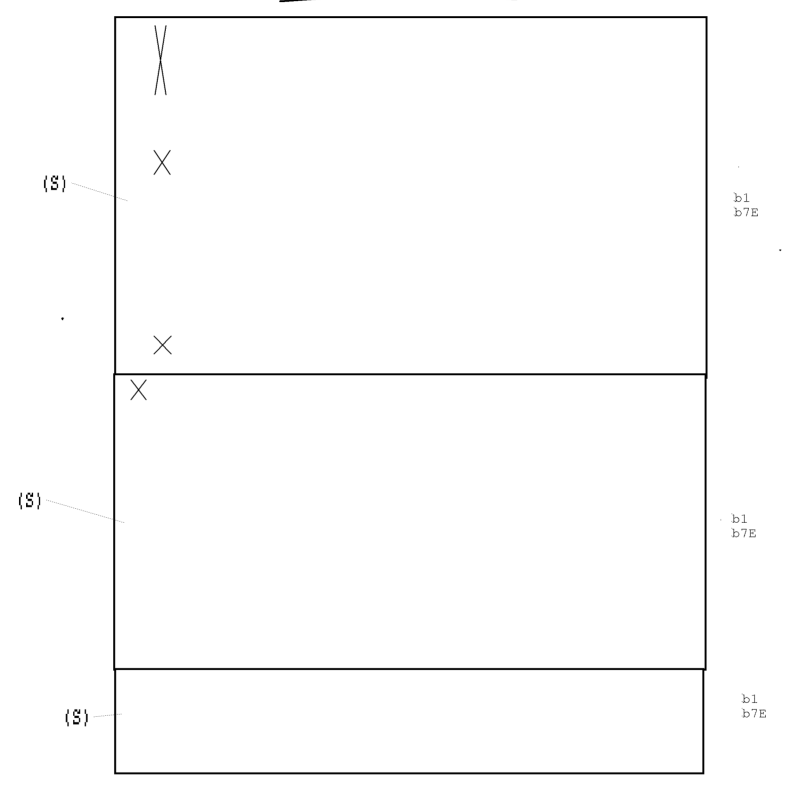
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6.14.		ı
(U//FOUO) The FBI's issuallowed in extraordinary ci	is only reumstances in accordance with the following policy:	
(U//FOUO) If the individu		
	ead. This may constitute an	
For add	litional information, or see the	
(See Section 6.12.	NI NO MA	1
	to a CHS constitutes an to the communication, approved by the SAC and the communication.	
	the appropriate substantive unit, the appropriate FBIHQ	
and	thel	\neg
that the CIIC applies of hear	designated as an could not be issued	
that the CHS could not be of The writer AFID.	itten iustification must detail the reason(s) the CHS requires an	
The wr	itten iustification must detail the reason(s) the CHS requires an	
The wr		
this Manual. (U//FOUO) As an extraord and is not guaranteed. App Chief responsible for the Capprovals are required by the composition of the Capprovals.	following the procedures detailed in linary request, approval lies within the discretion of FBIHQ	
this Manual. (U//FOUO) As an extraord and is not guaranteed. App Chief responsible for the Capprovals are required by the coordinates all FBIHQ app (U//FOUO)	following the procedures detailed in dinary request, approval lies within the discretion of FBIHQ roval for must be granted by the Section HS Program (this authority may not be delegated). Other the policies of the substantive division(s) and HIMU rovals and notifies the FO of the final decision.	ı
this Manual. (U//FOUO) As an extraord and is not guaranteed. App Chief responsible for the Capprovals are required by the coordinates all FBIHQ app (U//FOUO)	following the procedures detailed in dinary request, approval lies within the discretion of FBIHQ roval for must be granted by the Section HS Program (this authority may not be delegated). Other the policies of the substantive division(s) and HIMU	
this Manual. (U//FOUO) As an extraord and is not guaranteed. App Chief responsible for the Capprovals are required by the coordinates all FBIHQ app (U//FOUO)	following the procedures detailed in dinary request, approval lies within the discretion of FBIHQ roval for must be granted by the Section HS Program (this authority may not be delegated). Other the policies of the substantive division(s) and HIMU rovals and notifies the FO of the final decision.	

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8. Immigration	
8.1.	
8.1.1. FBI Policy	
(U//FOUO) It is the policy of the FBI to attempt to the status of a CHS who is	
known to be an	.b7E
9.1.2 Dequiyaments	
8.1.2. Requirements (U//FOUO) The SSA must authorize the opening of ar and that	
(U//FOUO) The SSA must authorize the opening of an and that authorization must be documented in the CHS's main file.	b7E
ar/marra)	
(U//FOUO)	
	b7E
	I
(U//FOUO) If a determination is made to close the CHS] b7E
	0,1
	J
(U//FOUO coordinates these matters with the substantive divisions at FBIHQ as necessary.	
•	
8.1.3. Operation (IJ//FOUO)	
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(U//FOUO)	

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(U//FOUO)	1
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8.2. (IJ//FOIJO)	
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(U//FOUO)]
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(U//FOUO)	
	b7E
(U//FOUO)	
	b7E
(U//FOUO) To initiate a request for either FOs shall provide the following	
information after SAC approval to Requests for must be on a DOJ supplemental	

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Significance of the investigation	
Significance of cooperation	b7E
Basis of request of status	
• (if applicable)	
Assessment of threat to the witness	
Pre-existing grounds of excludability (i.e., pending criminal charges)	b7E
(U//FOUO)	
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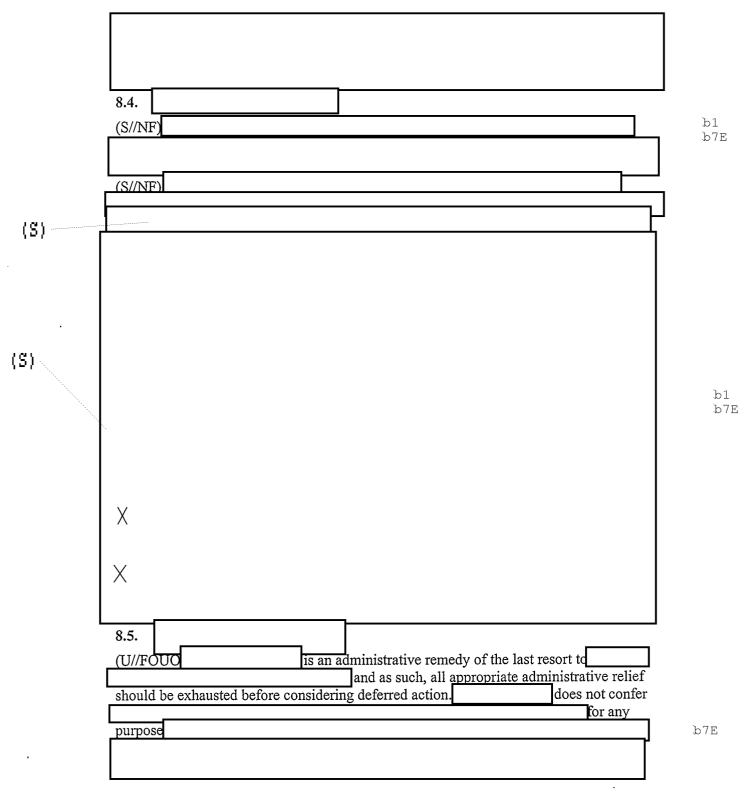
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(III/IEOTIO)	
(U//FOUO)	.b7E
(U//FOUO) Upon the initial submission of the application to DOJ, (U//FOUO) are effective tools for law enforcement and intelligence operations that involve CHS, i.e., name, alien number, sex, date-of-birth, and country-of-birth). All NCIC, and	Ъ7Е
8.3. (U//FOUO) (U//FOUO) To initiate a request, FOs should contact or check the DI Intranet site for examples of the way to document the request and for current application procedures to obtain	b7E
(U//FOUO) are the responsibility of the sponsoring FO. FOs must make their best effort to ensure that these individuals do not violate any US laws while they are The CA	b7E

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(U//FOUO) To initiate a request, FOs should contact or check the DI intranet site for ways to document the request and to access current application procedures to request deferred action.	b7E
8.6. (U//FOUO) granted by the District Director for ICE's District Office, after consultation with DOS. on the basis of whether	b7E
(U//FOUO)	b7E
(S//NF)	b1 b7E
(S//NF)	

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Utilization of Confidential Human Sources 9.

9.1. Confidential Human Sources Who Testify in a Court or Other Proceeding

(U//FOUO) Whenever it becomes apparent that a CHS may have to testify in a court or other proceeding, the CA must advise the CHS of that possibility. This advisement must be documented in the CHS's main file. Additionally, written documentation of FPO concurrences with certain aspects of further CHS operation, which may be at issue in court, must be documented in the CHS's main file (e.g., payments, Tier I illegal activity).

(U//FOUO) If the CA gives the CHS instructions to gather physical or documentary

	required to testify, and the CHS should be informed by the CA prior to the tasking.	
	(U//FOUO) Unanticipated situations may arise, however, that cause a CHS to testify even though the CHS has not previously agreed to do so. For example	
	even mough the CPIS has not previously agreed to do so. For example	
ľ	it may be necessary for the CHS to testify. If there is a possibility that a Court	b'
	may require a	
	9.2.	
	(U//FOUO) must comply with the Attorney	
	General's Procedures for	
L	Per FBI policy, requires SAC	b
	approval. CDC concurrence is required for sensitive circumstances as outlined in the	
	The CA shall ensure that all appropriate documentation	
	required for The FO is required to maintain records for each that it has	
	conducted. DOJ approval is also required (see below).	
	(U//FOUO) The CDC may review requests for for privilege	
	issues, evidentiary issues, issues involving represented persons, and similar legal	
	considerations based on current case law. The CA should consult with the CDC for	
	guidance any time such issues or concerns arise.	b7E
	(U//FOUO) In sensitive circumstances as defined by the	J. / L.
	written approval from DOJ/OEO is required. The FO sends the	
	request to the substantive unit, which obtains OEO approval and notifies the FO of such.	
	In non-sensitive circumstances, the FO obtains oral approval from a DOJ attorney, either	
	an AUSA or an attorney from the Criminal Division of DOJ, designated by the AAG.	
	However, if the investigation is being conducted pursuant to the NSIGs, then DOJ approval is not required. Instead, only the CDC's or OGC's approval is required. In	
	national security investigations, Agents should consider consulting with FPO/DOJ	
	Attorneys if any are assigned.	

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(U//FOUO) In exigent circumstances, when DOJ approving officials can not be reached, authorization may be given by the SAC or ASAC. In this situation, the FO must notify the substantive unit. The substantive unit then must notify OEO as soon as practical, but no later than three working days after the approval. (U//FOUO) The CHS must be present at all times to ensure the If the CHS makes a that at the time is intended to be used in court, the CHS must have agreed to testify in which a CHS may be present should consider whether that CHS has agreed to testify. Documentation of the CHS's agreement to testify must be in the CHS's b7E main file. 9.3. (U//FOUO) 9.4. Obtaining Information about a b7E who is facing (U//FOUO) If a pending criminal charges for which his/her Sixth Amendment right to counsel has attached, the regarding the pending charges. A subject's Sixth Amendment right attaches when a prosecution is commenced (i.e., at or after the initiation of adversarial judicial criminal proceedings—whether by way of formal charge, preliminary hearing, indictment, information, or arraignment). (U//FOUO) Nevertheless, a CHS may be directed to: b7E

but against whom charges are not pending may be limited by other laws (see

it is

b7E

the Citizen's Protection Act codified at 28 USC § 530B). On any occasion when

(U//FOUO) Finally, a CHS should be instructed not to interfere with the subject's

(U//FOUO) In certain circumstances, a

attorney/client relationship. For example

recommended that the CA consult with the FO's CDC.

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9.5. Confidential Human Sources	b7E
(U//FOUO) Using a CHS to	
The CA cannot accept communication contents	
and records in violation of the Electronic Communications Privacy Act (ECPA). Court	
orders may be required to obtain such information. Guidance on these issues may be	
provided by the substantive unit, CDC, OGC, the Cyber Division, and any relevant FPO.	
9.6. Information from	
(U//FOUO) are individuals from whon The	
CHS reports the information directly to the CA are not	
are not operated at the direction of the FO, and cannot be controlled	
by the FBI. Additionally	b7E
Therefore, in order to prevent	
intelligence from being mistakenly disseminated within the Intelligence Community with	
the impression that it is derived from a the information must be	
appropriately attributed whose reliability is unknown. CHS reporting must	
accurately describe the reliability of the information or its origin.	
9.7. Special Notification of Information to DOJ	

9.7.1. Notification to DOJ of Unauthorized Illegal Activity

(U//FOUO) If an FBI Agent has reasonable grounds to believe that a CHS has engaged in unauthorized criminal activity (other than minor traffic offenses), the FBI shall promptly notify DOJ's CHSC or the assigned FPO Attorney. In turn, the DOJ's CHSC or assigned FPO Attorney shall notify the following FPOs of the CHS's criminal activity and his/her status as a CHS:

- The FPO in whose district the criminal activity primarily occurred, unless a state or local prosecuting office in that District has filed charges against the CHS for the criminal activity and there is no basis for federal prosecution in that District;
- The FPO Attorney, if any, who is participating in the conduct of an investigation that is utilizing the CHS or who is working with the CHS in connection with a prosecution; and
- The FPO Attorney, if any, who authorized the CHS to engage in OIA.

(U//FOUO) Whenever such notifications are provided, the CFP and the FBI SAC, with the concurrence of each other, shall notify any state or local prosecutor's office that has jurisdiction over the CHS's criminal activity and that has not already filed charges against the CHS for the criminal activity of the fact that the CHS has engaged in such criminal activity. The CFP(s) and the SAC(s) are not required, but may, with the other's concurrence, also notify the state and local prosecutor's office of the person's status as a CHS. These notifications should be documented in the CHS's file.

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(U//FOUO) If the SAC determines that the CHS will continue to be utilized, then an FBI Agent shall re-admonish the CHS that he/she is not authorized to participate in an illegal activity and has no immunity for participation in such unauthorized illegal activity. This admonishment should be witnessed by another FBI Agent, government official, and/or TFO. The admonishment must be documented in the CHS's file consistent with the requirements in Section 4.1., Instructions.

(U//FOUO) See Section 9.7.8., Exceptions to the Special Notification Requirements, for exceptions to the FPO DOJ notification requirements.

9.7.2. Notification to DOJ of Investigation or Prosecution

(U//FOUO) If an FBI Agent has reasonable grounds to believe that the alleged felonious activity of a current or former CHS is, or is expected to become, the basis of a prosecution or investigation by an FPO or a state or local prosecutor's office, the FBI Agent must immediately notify a DOJ CHSC or the assigned FPO Attorney of that individual's status as a current or former CHS. However, with respect to a former CHS whose alleged felonious activity is, or is expected to become, the basis of a prosecution or investigation by a state or local prosecutor's office, no notification obligation shall arise unless the FBI Agent has reasonable grounds to believe that the CHS's prior relationship with the FBI is material to the prosecution or investigation.

(U//FOUO) Whenever such a notification occurs, the DOJ's CHSC or the assigned FPO Attorney shall notify the CFP. The CFP and the FBI SAC, with the concurrence of each other, shall notify any other federal, state, or local prosecutor's office or law enforcement agency that is participating in the investigation or prosecution of the CHS.

(U//FOUO) See Section 9.7.8., Exceptions to the Special Notification Requirements, for exceptions to the FPO DOJ notification requirements.

9.7.3. Notification to DOJ Regarding Certain Federal Judicial Proceedings

(U//FOUO) The FBI shall immediately notify an appropriate DOJ CHSC or the assigned FPO Attorney whenever an FBI Agent has reasonable grounds to believe that:

- A current or former CHS has been called to testify by the prosecution in any federal grand jury or judicial proceeding;
- The statements of a current or former CHS have been, or will be, utilized by the prosecution in any federal judicial proceeding; or
- An FPO Attorney intends to represent to a Court or jury that a current or former CHS
 is or was a co-conspirator or other criminally culpable participant in any criminal
 activity.

(U//FOUO) See Section 9.7.8., Exceptions to the Special Notification Requirements, for exceptions to the FPO DOJ notification requirements.

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9.7.4. Notification to DOJ of Privileged or Exculpatory Information

(U//FOUO) If an FPO is participating in the conduct of an investigation by the FBI that is utilizing a CHS or working with a CHS in connection with a prosecution, the FBI shall notify the FPO Attorney assigned to the matter, in advance whenever possible, if the FBI has reasonable grounds to believe that the CHS will obtain or provide information that is subject to, or arguably subject to, a legal privilege of confidentiality belonging to someone other than the CHS.

(U//FOUO) Whenever (regardless of whether an FPO is assigned or participating in the conduct of a related investigation) an FBI Agent knows or reasonably believes that a current or former CHS has information that is exculpatory as to a target of a federal, state, or local investigation, or as to a defendant (including a convicted defendant) in a federal, state, or local case, the FBI Agent shall disclose the exculpatory information to either the assigned FPO Attorney that is participating, or had participated, in the conduct of that investigation or to the DOJ CHSC.

(U//FOUO) In turn, the assigned FPO Attorney or the DOJ CHSC shall disclose the exculpatory information to all affected federal, state, and local authorities. In the event the disclosure would jeopardize the security of the CHS or seriously compromise an investigation, the FPO Attorney or the DOJ CHSC shall refer the matter to the HSRC for consideration, except such matters with respect to an International Terrorism investigation, national security investigation, or other activity under the NSIG shall be referred to the AAG of the NSD or his/her designee.

(U//FOUO) See Section 9.7.8., Exceptions to the Special Notification Requirements, for exceptions to the FPO DOJ notification requirements.

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would endanger that person's life otherwise jeopardize an ongoing investigation; or	_
otherwise jeopardize an ongoing investigation; or	╧
otherwise jeopardize an ongoing investigation; or	
otherwise jeopardize an ongoing investigation; or	┛
	or
1 1 1 1	
• based on his/her suspected	
involvement in unauthorized criminal activity.	
(U//FOUO) In the event the the CA must infor	n
the FPO Attorney making the application and the Court to which the application is ma	de

(U//FOUO) See Section 9.7.8., Exceptions to the Special Notification Requirements, for exceptions to the FPO DOJ notification requirement.

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•	• Whether or not the CHS was paid. This can be done using general terms so that no exact amounts are given (e.g., the CHS was paid a modest fee for information).	
	• Chact amounts are given (e.g., the CHE was part a modest lee for information).	b7E

• Any other Brady/impeachment information.

(U//FOUO) Agents are encouraged to consult with the CDC and/or the National Security Law Branch (NSLB) regarding details of the above information.

9.7.7. Responding to Requests from FPO Attorneys Regarding a Confidential Human Source

(U//FOUO) In any criminal matter arising under, or related to, the AGGs, upon request by an appropriate FPO Attorney, the FBI shall promptly provide the FPO Attorney all relevant information concerning the CHS, including whether he/she is a current or former CHS for the FBI.

(U//FOUO) If the FBI SAC has an objection to providing such information based on specific circumstances of the case, he/she shall explain the objection to the FPO making the request and any remaining disagreement as to whether the information should be provided shall be resolved pursuant to Section 20, Exceptions and Dispute Resolution of the AGGs CHS.

(U//FOUO) See Section 9.7.8., Exceptions to the Special Notification Requirements, for exceptions to the FPO DOJ notification requirements.

9.7.8. Exceptions to the Special Notifications Requirements

(U//FOUO) The Director of the FBI, with the written concurrence of the DAG, may withhold any notification required pursuant to the following sections of this Manual: Section 9.7.1., Notification to DOJ of Unauthorized Illegal Activity; Section 9.7.2., Notification to DOJ of Investigation or Prosecution; Section 9.7.3., Notification to DOJ Regarding Certain Federal Judicial Proceedings; Section 9.7.4., Notification to DOJ of Privileged or Exculpatory Information; Section 9.7.5.,

and Section 9.7.7., Responding to Requests From FPO

Attorneys Regarding a CHS. Such concurrence must be based on a determination that the identity, position, or information provided by the CHS warrants extraordinary protection

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for sensitive national security reasons. Any such determination to withhold notification shall be documented and maintained in the CHS's main file along with the concurrence of the DAG.

9.7.9. DOJ Review of FBI Confidential Human Source Files

(U//FOUO) If the FBI discloses any information about a CHS to an FPO Attorney pursuant to Sections 9.7.1., 9.7.2., 9.7.3., 9.7.4, 9.7.5., and 9.7.7., the SAC and the CFP shall consult to facilitate any reviewing and copying of the CHS's files by the FPO that might be necessary for an FPO Attorney to fulfill his/her disclosure obligations.

9.7.10. Designees

(U//FOUO) An SAC and a CFP may, with the concurrence of each other, designate particular individuals in their respective offices to carry out the functions assigned to them in paragraphs 9.7.1. – 9.7.9., excluding 9.7.8., Exceptions to the Special Notification Requirements.

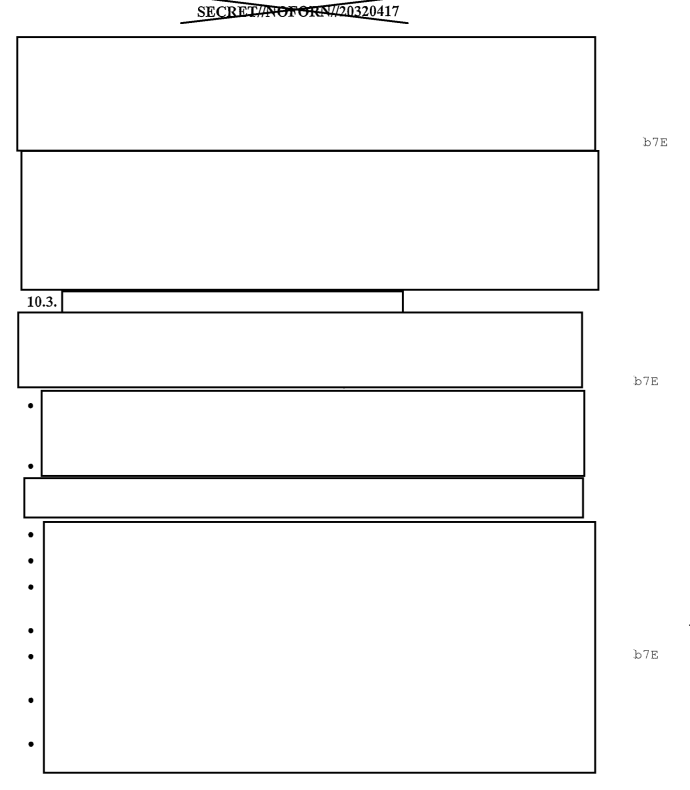
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10. Confidential Human Source	
10.1. (U//FOUO)	b7E
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10.2. Authorization Requirements (U//FOUO) The SAC or ASAC (see Section 10.5., Designee Section) must authorize all by an FBI CHS and the authorization, and all subsequent re-authorizations, must be documented in the CHS's file (see Section 10.11, Record Keeping Procedures).	
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10.4.	b7E
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10.5. Designees	
(U//FOUO) The FBI SAC and the CFP may agree to designate particular individuals at the supervisory level in their respective offices to carry out the approval functions assigned to them. However, this FBI policy provides that the SAC may not approval authority to any position lower than ASAC.	b7E
10.6. Emergency Authorization	
(U//FOUO) In exceptional circumstances, the SAC and the without	
complying with the documentation requirements when they determine that a highly significant and unanticipated investigative opportunity would be lost were the time taken to comply with these requirements. In such an event, the documentation requirements, as	b7E
well as written justification for the oral authorization, shall be completed	
or as soon as practicable, of the oral approval and maintained in the CHS's file.	
10.7.	b7E
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	b7E
10.10. Renewal and Expansion of Authorization	
(U//FOUO) If the FBI seeks to for an additional time after the expiration of the authorized time period or after revocation of authorization, or if the FBI seeks to expand the scope of any CHS's then the FBI shall document the circumstances of the renewal and/or expansion and must seek the appropriate level of See Section 10.2, Authorization Requirements.	b7E
10.11. Record Keeping Procedures	
(U//FOUO) The FBI shall (Although the AGGs CHS) tracked and reported annually to DOJ.) FOs shall in a separate sub-file for more accurate accounting measures. FOs should be prepared to provide such information upon request.	
(U//FOUO) At the end of each calendar year, the FBI shall report to the AAG of the Criminal Division and the NSD the total number of times each FBI FO authorized a CHS the overall nationwide totals.	b7E
(U//FOUO) If requested, the FBI shall provide to the AAG of the Criminal or NSD a copy of any written authorization, finding, or instruction	

	11.1.1. Field Office	
	(U//FOUO) SSA approval for the initiation and continuation of must be obtained and documented in the CHS's main	
	file.	
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		ď
	11.1.2. Substantive Unit (S//NF)	b
		ď
	must coordinate between the FO and the Legat to address the concerns. Also, the	
•	substantive unit must obtain FBIHQ approval, as required. The substantive unit shall advise the FO when all appropriate approvals are obtained and notifications/concurrences are complete.	

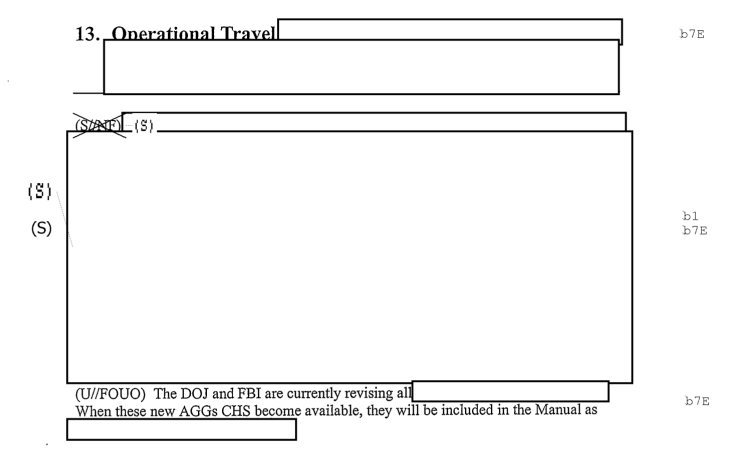
(S)		b1 b7E
(S)	×	
(S)	11.1.4. Documentation (M/FOUO) Substantive unit and Legat approvals required must be documented. All to and from the CHS must be placed in the CHS's main file. Any intelligence information within must be reported in a manner that does not tend to identify the CHS and placed into the appropriate sub file.	b1 b7E
	11.1.5. Security (U//FOUO) Wher with a CHS, consideration should be given to the extent possible through the use of Additional guidance can be provided by the substantive divisions or through the at FBIHQ.	b7E

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12. Domestic Travel

(U//FOUO) The SAC or designee may authorize operational travel between FOs by a CHS with the concurrence of the SAC or designee of the FO covering the location to be visited. The concurrences of all relevant FOs should be documented in the CHS's main file.

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14. Joint Operation with Federal, State, Local and Tribal Agencies

14.1. Primary Responsibility

(U//FOUO) CHSs may be worked with any other government agency or with another FBI FO (see Section 15, Dissemination and Disclosure of the CHS's Identity). If the FBI is directing the CHS or if the CHS is primarily supporting an FBI investigation, the operation of and information from the CHS must comply with FBI instructions and be subjected to the FBI validation process.

(U//FOUO) FBI Agents have the primary responsibility for the operation of an FBI CHS, unless control of the CHS has been turned over to another agency for Factors to consider to determine whether the FBI has control of a CHS	
are as follows: whether the FBI or other agency serves as the CHS's primary point of contact while outside the United States; the degree of contact the CHS maintains with the FBI; whether the FBI pays for the travel or related expenses; whether the FBI is directly tasking the CHS; and whether the particular operation of the CHS primarily supports a specific FBI investigation	
(U//FOUO) If the CA is unavailable, either the CA, Co-CA, or the SSA may designate, on a temporary basis, another SA to handle CHS operation and administration. Ultimately, the CA is responsible for the maintenance and accuracy of the CHS's file. Originals or copies of all records available to the FBI regarding CHS reporting, payments, and administrative matters must be maintained in FBI files. The CA must make reasonable efforts to determine whether the CHS was paid by any other agency.	
14.2. Joint Operations	
(U//FOUO) For joint operations see the	

14.3. Joint Operations with Multiple FBI FOs

(U//FOUO) A CHS may work jointly with two or more FBI FOs. If the CHS resides, moves, or works in another FO's territory, then the CHS must have documented concurrence from all of the involved FOs' SACs or designee. The Office of Origin (OO) must notify the other FO of the CHS's opening and the area of anticipated reporting. The CA and Co-CA may be located in different offices. The OO is responsible for maintaining the file and, if jointly operated, the other office must designate copies of all reports of information received from the CHS, as well as any required documentation (e.g., payment information and receipts), to the OO file. Similarly, both offices must keep the other apprised of information impacting the FO's investigative programs, as well as

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any change in the status of the CHS. To make payments to the CHS being operated by another FO, see Section 17.10., Payments to CHSs by Other Field Offices.

14.4. TFO as Co-Case Agent

(U//FOUO) The SSA of the OO may authorize an official from an outside agency who has been detailed to an FBI task force to act as a Co-CA. A TFO, however, may not be a CA. In those instances in which a CHS is referred to the FBI by a TFO, that fact must be indicated in the CHS's opening communication.

(U//FOUO) TFOs that have been authorized to act as a Co-CA may be present at CHS debriefings, may be present when payments are made to the CHS, and may have access to the CHS's file. A non-FBI Co-CA may meet with a CHS without being accompanied by an FBI Agent, provided that each such contact is fully documented by the TFO and placed in the CHS's file. However, an FBI Agent must witness all CHS payments that derive from FBI funds. Pursuant to the AGGs CHS, instructions (see Section 4, Instructions) must be completed by at least one FBI Agent.

14.5. TFO Co-Case Agent Responsibilities

(U//FOUO) Any TFO who has been designated as a Co-CA must be advised of and follow all relevant FBI policies regarding the development and operation of FBI CHSs as described in this manual.

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15. Dissemination and Disclosure of the Confidential Human Source's Identity

15.1. Policy

(U//FOUO) Protection of a CHS's identity is of primary importance and disclosure should only be approved when it is absolutely necessary to achieve important investigative, public policy, and safety goals. FBI policy requires that the CHS's identity and relationship with the FBI be protected from disclosure except to those who need to know this information in order to carry out their official duties and except as legally required. This policy is firmly recognized in federal law and the FBI will do everything within its lawful authority to enforce the policy.

15.1.1. Approvals for Disclosure of a Confidential Human Source's Identity

(U//FOUO) SAC approval is required to disclose the identity of a CHS.

(U//FOUO) Notwithstanding any other provision, SAC approval is not required for:

- FBI SAs to disclose the identity of the CHS to other FBI SAs who have a need-toknow
- DOJ personnel to make appropriate disclosures when the CHS has agreed to testify in a grand jury or judicial proceeding
- Any DOJ personnel, which includes FBI employees, to disclose the identity of the CHS when required by court order, law, regulation, the AGGs CHS, or other DOJ policies

(U//FOUO) For the purposes of this section, SAC authority to disclose the identity of a CHS may be accomplished through the delegation of authority to an SSA to approve operational or administrative requests that by their very nature require disclosure of a

CHS's identity (e.g., Approval of operational or

administrative requests also serves as documentation of authorization to disclose the CHS's identity, and no separate documentation is required.

(U//FOUO) Disclosures to anyone not included in the above operational or administrative approvals require prior SAC approval. Approvals must be documented in the CHS's main file.

(U//FOUO) No one to whom disclosure has been made is authorized to make further disclosures of the CHS's identity except when required by court order, law, regulation, AGGs CHS, or other DOJ policies.

(U//FOUO) Anyone making a disclosure has the responsibility to advise the recipient of the information that further disclosures or contact with the CHS is not authorized without the expressed consent of the FBI.

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15.2. Required Disclosure to an FPO

(U//FOUO) If the FBI presents a case for prosecution and a CHS is expected to or may testify, the SA must reveal the identity of the CHS to the prosecutor. Pursuant to the AGGs CHS, FPOs must coordinate with the handling agent of the CHS in order to obtain SAC approval prior to revealing the identity of the CHS to any additional third party unless otherwise required by law or policy.

15.3. Responding to Requests from FPOs

(U//FOUO) In any criminal matter arising under, or related to, the AGGs, upon request by an appropriate FPO Attorney, the FBI shall promptly provide the FPO Attorney all relevant information concerning the CHS, including whether he/she is a current or former CHS for the FBI.

(U//FOUO) If the FBI SAC has any objection to providing such information, see Section 9.7.7., Responding to Requests from FPO Attorneys Regarding a CHS and Section 9.7.8., Exceptions to the Special Notifications Requirements.

15.4. Record of Information Dissemination or Disclosure of Identity

(U//FOUO) Identifying information about a CHS shall not be disclosed without proper approvals or as required by law. Potentially identifying information or identifiers shall be redacted if contained on a document that is disseminated, unless disclosure of the dissemination is approved.

(U//FOUO) A record of the dissemination of any CHS reporting should be maintained in the CHS's file to include the name of the person or agency to which the information was disclosed and a description of the information disclosed. This documentation may be completed on a statistical accomplishment form noting the file and serial number of the disseminated information or description of the information that was disclosed. If an Intelligence Information Report (IIR) was disseminated, then the IIR number alone will suffice. Dissemination of reporting information is encouraged and should be made to law enforcement, IC, or tribal authorities with proper clearance and a need-to-know.

(U//FOUO) The fact that the CHS's reporting was utilized in a court document must be documented. If the CHS testified in a court proceeding, this fact must also be documented. A statistical accomplishment form may be used to document this fact. If a statistical accomplishment form is used, then no other form of documentation would be required.

15.5. Legally Required Disclosure

(U//FOUO) All DOJ personnel must disclose the identity of a CHS, and the information that the CHS has provided, when required by court order, law, regulation, AGGs CHS, or other DOJ policies. DOJ personnel may make appropriate disclosures when the CHS has agreed to testify in a grand jury or judicial proceeding. If time permits, in response to any subpoena, court order, or request bearing on the identification of a CHS or the production of any part of a CHS's file, the SAC may seek to determine whether an attempt should be

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made to assert appropriate administrative or legal objections to the request, demand, or order. In matters involving national security and other situations as appropriate, a request may be made to have the CHS's file reviewed in camera by a judge. In certain circumstances, the FBI may refuse disclosure of either the CHS's identity or information provided by the CHS. Such an action could result in the dismissal of the pending prosecution and must be coordinated with appropriate officials from the FPO. Any decision to withhold CHS information shall be coordinated with the appropriate FPO and decisions must be documented in the CHS's main file.

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16. Administration of Confidential Human Sources	
16.1.	b7E
16.2. Files	
(U//FOUO) The	
in the CHS's main file.	b7E
Information not reported on an FBI form or that cannot be uploaded should be placed into	
Documents containing must be filed in the copies filed in the appropriate f necessary.	•
(U//FOUO) CHS files have been designated by the National Archives and Records Administration for permanent retention. Therefore, records relating to CHSs cannot be deleted or destroyed. Additional guidance or information regarding the retention of these records can be obtained from HIMU.	
16.3.	
(U//FOUO) or has intelligence value, whether received orally or otherwise,	b7E
from the CHS's (e.g. Examples of personal information include the CHS's	
(U//FOUO) If information provided by the CHS is intelligence or is testimonial in nature, it must be reported on a CHS	.b7E
CHS reporting documents CHS reporting documents shall be appropriately classified and filed in the CHS's sub-file and appropriate substantive case files.	
(U//FOUO) Information not obtained from the CHS's reporting (e.g., Agent observations, taskings, disclosures of information to the CHS) must be documented on a	

(U//FOUO) All FBI personnel must exercise due diligence to avoid disclosing information to a CHS other than what is necessary and appropriate for operational

in the CHS's file.

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to a CHS, then a shall be used to document the information that is disclosed. Contact report forms must be filed in the	b7E
16.4. Co-Case Agent Responsibilities	
(U//FOUO) SAs that have been authorized to act as a Co-CA	
may complete all other administrative duties for the CHS; and may The Co-CA may meet with a CHS FBI SAs who serve as Co-CAs have all the same duties and responsibilities as the CA.	b7E
16.5. Responsibility for Confidential Human Source Debriefing	
(U//FOUO) Responsibility for handling and debriefing FBI CHSs, gathering evidence and intelligence from CHSs, and generating documents based on those activities is the FBI's CA responsibility. However, there may be times when the CA is unavailable to attend debriefings, etc. of the CHS. Therefore, the Co-CA, TFOs, and Agents/officers from other government agencies that may be operating the CHS jointly with the CA may debrief the CHS and report on the information obtained. Generally, analysts who participate in debriefings should not be put into positions that cause them to be the primary or only alternate fact witness concerning the information generated from the CHS. 16.6.	
(U//FOUO) CAs must assign	b7E
within the FO. The	
The assignment of the must be documented in the CHS's main file. It should not appear in any disseminable document except for communications to DOJ.	
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	.b1 .b7E
16.8. Setting Leads	
(U//FOUO) Any leads concerning a CHS to be set to substantive units other than the HIMU and the must be sent using a substantive case file number and If there is no substantive case file number or if the communication contains information which identifies the CHS, in those limited instances, the Leads for payment requests should be sent to specific personnel within the budget section of the substantive unit. These payment requests may use the CHS's file number, and the budget unit personnel may be granted access to the CHS's file for approval purposes.	Ъ7E
	disclosed. Contact report forms must be filed in the 16.4. Co-Case Agent Responsibilities (U//FOUO) SAs that have been authorized to act as a Co-CA max complete all other administrative duties for the CHS; and may The Co-CA may meet with a CHS FBI SAs who serve as Co-CAs have all the same duties and responsibilities as the CA. 16.5. Responsibility for Confidential Human Source Debriefing (U//FOUO) Responsibility for handling and debriefing FBI CHSs, gathering evidence and intelligence from CHSs, and generating documents based on those activities is the FBI's CA responsibility. However, there may be times when the CA is unavailable to attend debriefings, etc. of the CHS. Therefore, the Co-CA, TFOs, and Agents/officers from other government agencies that may be operating the CHS jointly with the CA may debrief the CHS and report on the information obtained. Generally, analysts who participate in debriefings should not be put into positions that cause them to be the primary or only alternate fact witness concerning the information generated from the CHS. 16.6. MI//FOUIO) CAs must assign within the FO. Thd

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16.9. Quarterly SSA Source Report Reviews

(U//FOUO) Only SSAs conduct QSSR reviews of all CHS files assigned to Agents under their supervision every 90 days. QSSR review responsibilities may not be delegated to non-Agent personnel. These reviews must be documented in the CHS's file by the reviewing SSA. An acting SSA (A/SSA) may conduct file reviews in the absence of an SSA. However, during the acting period, an ASAC must conduct the file reviews of the A/SSA's own CHSs.

(U//FOUO) When conducting file reviews, SSAs shall ensure required information, requests, and database checks are filed as required at opening, at 90 days from opening, annually, and any other appropriate time. SSAs shall ensure that instructions are documented and are timely, early approval and are properly authorized, FBIHQ notifications are made as appropriate, and AUSA concurrences are provided if appropriate. Also, particular attention should be given to any CHS who is paid or has engaged in unauthorized illegal activity. SSAs shall document financial audit information for each payment (see Section 17.7., SSA Financial Audit of Payments). SSAs shall ensure that payments are approved and commensurate with the value of the information being provided. SSAs should determine that statistical accomplishments are appropriately claimed, and that dissemination of a CHS's information or identity is appropriately documented. SSAs shall review CHS information used in support of the ITitle IIIs search warrants. affidavits, etc. SSAs shall ensure that approvals appropriately documented. Documentation of approvals from FPO, DOJ/OEO, Legat, and CIA as required shall be reviewed. SSAs shall close the CHS if an application was not made to legalize immigration status within 90 days of opening. Furthermore, the SSAs shall ensure that proper	b7E
16.10.	
(U//FOUO) Queries of	
The fact that these queries were conducted shall	b7E
be noted on the FOASR. Other	
should be conducted annually if applicable to the CHS's situation.	
Derogatory information obtained must be documented in the CHS's file.	
16.11.	
(U//FOUO) Physical possession of a CHS's original file is never to be transferred to any	
individual outside the FBI	
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(U//FOUO) Should FBIHO or a FO require another FO's original CHS file, in whole or	
in part, with SAC approval	
for	
shipping classified FBI information.	

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16.12. Requirements for Re-Openings

generate a new opening communication with all		
at opening. The	The opening communication	
must include all required	were	
being opened for the first time. The opening con		
individual is being re-opened and include an exp		
previously closed. Other required checks must be required with an initial opening.	e completed within the first 90 days as	
(U//FOUO) Approval levels to re-open the CHS		
originally opened, unless the CHS was closed for		
or if the CHS's status has changed such that add	itional approval is required (i.e.	
16.13. Closed Confidential Human Sources F	Re-Opened by Another FO	
(U//FOUO) When a closed CHS from one FO i	s re-opened in another FO, the previous	
OO will furnish the new OO with copies of any	documents in the file that are not	
available electronically. A copy of the entire file	e would be sent to the new OO upon	
request. Any information that reflects negatively	-	
promptly furnished to the FO operating the CHS	5.	
16.14. Undisclosed Participation (UDP)		
(U//FOUO)		
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•		Ъ7Е
	14.1. Levels of Approval	
	14.1.1. SAC Approval with CDC Review	
(U/	FOUO'	7
•		
•		b7E
•		
16.	14.1.2. Substantive AD Approval with OGC Review	
(U/	FOUO)	7
		.b7E
16.	14.1.3. Director Approval	
<u>(U/</u>	FOUO)	

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16.14.2. and FBIHQ Determinations	
(U/FOUO	b7E
16.15. (U//FOUO) may open and operate CHSs as permitted by	
(GM1 GGG) May open una operate G1255 as permitted 6)	
	b7E
(U//FOUO)	
(U//FOUO) Approval levels for are as follows: where this manual calls for SSA approval, the Unit Chief at responsible for that s the appropriate approving official; ASAC approval may be obtained from the Section Chief at SAC approvals may be obtained from the AD at In addition:	
•	
•	b7E
•	
• Where CDC consultation is required (e.g., the operation of a Privileged CHS), OIO shall consult with OGC, FBIHQ.	
As consistent with this Manual approval authorities may be delegated unless	

otherwise stated and approvals may be provided by those in an acting capacity or by

any above-ranking official.

16.16.	Confidential Human Sources	
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17. Payments to Confidential Human Sources

(U//FOUO) The FBI may pay CHSs for services and expenses, including those for CHSs This policy	b7E
dictates the use of CHS funds. For case fund expenditures, contact the substantive unit. CHS payments shall be subject to the FBI's audit procedures.	
(U//FOUO) CHS payment documentation may be filed in the main file or in a However, documents containing the (Redacted copies may be filed in other sub-files.)	
17.1. Confidential Human Sources Funding and Spending Authority	1-70
(U//FOUO) SAC's payment authority per CHS is automatically renewed the beginning of each FY. In the event the SAC's annual payment authority	Ъ7Е
is expended, the FO may request additional payment authority	
must be submitted to the attention of evaluates the request in coordination with the FBIHQ substantive unit. Such requests may when operational considerations necessitate. In these situations, the request must set forth adequate justification for the enhanced spending authority. The communication must	
include:	
•	b7E

- The dollar amount of the additional payment authority requested
- Supporting justification

17.2. Prohibitions

(U//FOUO) Under no circumstances shall any payments to a CHS be contingent upon the conviction or punishment of any individual.

(U//FOUO) In determining the way to classify a particular payment as a service or an expense to a CHS, the CA should not consider whether or not that classification might result in a basis for an impeachment at trial.

17.3. Services vs. Expenses

(U//FOUO) The payment request must distinguish between payments for services and expenses. Payment for services shall not be characterized or submitted as a payment for expenses and vice versa.

17.3.1. Services

(U//FOUO) Payments to CHSs shall be commensurate with the value of services rendered by gathering information or by their active involvement in FBI investigations. CHSs must be advised that such payments are considered taxable compensation by the

¹³(U) These threshold amounts and approval authorities may be reviewed periodically and amended as deemed appropriate by the FBI Director.

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Internal Revenue Service (IRS). Therefore, the FBI has an obligation to report such compensation payments, upon request by the IRS, for income tax purposes. All CHS payments for services should be made after the services have been rendered.

(U//FOUO) The CHS may pay his/her own personal expenses, which are not directly in support of an FBI investigation, out of funds received for services. However, such personal expenses unrelated to the CHS's cooperation with the FBI may not be used to justify service payments.

17.3.2. Expenses	
(U//FOUO) The FBI's reimbursement of expenses incurred by a CHS shall be based on the actual expenses incurred, except that relocation expenses may be based on the estimate of the expenses (see Section 17.18, Relocation). A CHS expense is a reasonable cost incurred due to the CHS's support of an authorized investigative or intelligence matter and for which the FBI and/or U.S. Government primarily benefits. Examples of such expenditures include	b7E
at the FBI's request. The CA shall reasonably determine the amount of the expenses. Vendor receipts, copies, or the CHS's explanation for the absence of receipts shall be obtained.	
(U//FOUO) CHS funds may be used for reasonable expenditures in support of the CHS's activities in investigations. The FO shall ensure that the amount reimbursed or paid for such expenses is reasonably justified based on the use or need related to the investigation.	
(U//FOUO) Although	
when it is deemed to be cost effective and operationally justifiable. FOs shall pay the funds to the CHS and the CHS shall in the CHS's own name. The SAC and CDC must approve of such a purchase.	b7E
(U//FOUO) If it is necessary for a CHS to have investigation of an FBI official use and in furtherance of an FBI investigation, the CHS This rental may be reimbursed from CHS funds as an expense. If the CHS does not have funds for the rental, an advance of funds can be given to the CHS. Upon receipt of the rental receipt, the FBI may reimburse the CHS for the expense or, if an advance was paid, reconcile the advance with the draft office.	
(U//FOUO) The FBI may reimburse a CHS for the basic maintenance of a vehicle (e.g., oil changes, tire replacement) to the extent reasonably proportionate to the vehicle's use in furtherance of an FBI investigation. These reimbursements must be reflected as an expense.	
(U//FOUO) If a CHS incurs as a direct result of his/her cooperation with the FBI (e.g. the costs are reimbursable to the CHS upon receipt of the These reimbursements would	b7E

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be classified as CHS expenses. Generally, treatment for any	b7E
tc., are not reimbursable. However, if it is in the FBI's best interest in order to further an ongoing investigation can be paid with	
FBIHQ approval through both and OGC.	•
(U//FOUO)	
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(U//FOUO) For the use of CHS funds for the expense of	
case law has held that inducements to	
government witnesses may compromise a defendant's right to a fair trial. Therefore, FOs	
shall ensure that the government obtains the primary benefit and that reimbursements are not excessive.	b7E
(U//FOUO) CHS funds may be used to	
for operational use. The CHS may retain the property if the value has diminished	
over the duration of the investigation to approximately If the value	
exceeds this amount, the property should be recovered and inventoried or the CHS may keep the and the remaining value must be considered a service payment and	
be documented as such.	
17.4. Payment Request and Approvals	
(U//FOUO) If an FPO Attorney is participating in the conduct of an investigation or	
prosecution that is utilizing a CHS who is expected to testify, the FBI shall coordinate	
with the FPO Attorney, in advance if practicable, the payment of monies to the CHS. This can be done by obtaining the FPO's approval for a potential range of aggregate CHS	
payments which could be made for the duration of an investigation. If the payment is for	
services and the FPO Attorney objects, then no payment can be made until the dispute	
has been resolved through appropriate channels (see Section 20, Exceptions and Dispute Resolution, which requires that the outcome of the dispute resolution be documented in	
the CHS's main file).	
(U//FOUO) An SAC or ASAC can approve CHS cumulative payments up to	
per CHS per Fiscal Year (FY). To exceed the FO must request	
approval from (which coordinates with the substantive unit for final approval).	b7E
(U//FOUO) Payments to CHSs are requested by	
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- The substantive case title(s) and file number(s) for which the CHS provided the information
- The date the CHS file was opened and/or re-opened
- The total amount previously paid to the CHS during the current FY
- The total payment history that includes the total amount previously paid to the CHS by any FO of the FBI (aggregate total). If the CHS was re-opened, then include the total amount of payments as of the prior closing date(s).

•	The total amount of this payment request. Fayment requests for services and expenses
	may be included on the same draft request, although the amount for each must be
	specified (services vs. expenses). If a CHS is to be paid for
	the SA must specify payment amounts (services vs.
	expenses) allotted for each program in the cover communication (e.g.
Į	
•	for the requested payment
•	pertinent to the payment request

(U//FOUO) Vendor receipts for any CHS expense are to be obtained whenever feasible and must be attached as supporting documentation to the draft request. Exceptions include instances when requesting a receipt from the vendor would endanger the CHS or disclose the CHS's relationship with the FBI.

(U//FOUO) If an original vendor receipt cannot be attached to the draft request because it reflects the CHS's true name, the Agent must attach a copy of the receipt with the CHS's name redacted. The original vendor receipt with the CHS's true name shall be maintained in the CHS's main file.

(U//FOUO) If an original vendor receipt cannot be attached, a copy is sufficient. The copy must be maintained in the CHS's main file. Additional copies may be made as necessary to attach to the draft request.

(U//FOUO) If, for any reason, it is not possible to obtain either an original or a copy of a vendor receipt, the CA must submit a statement that the CHS advised him/her of the amount spent, note the date(s) and the reason(s) the original receipt could not be provided, and the reasonableness of the expense. For further guidance, contact HIPSPU.

(U//FOUO) Original receipts must be maintained in the CHS's file. Copies of the receipts can be maintained in the draft office, if necessary. Before submitting the receipt, the CA must write the CHS's file number on the receipt. If the receipt bears the true name of the CHS, a redacted copy shall be submitted to the draft office with the original filed in the CHS's main file.

17.5. Paying a Confidential Human Source

(U//FOUO) After obtaining approvals outlined in the Payment Request and Approvals section above (17.4.), the CA, or any FBI Agent, obtains a payment check from the draft

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17.7. SSA Financial Audit of Payments

(U//FOUO) At every QSSR review, the SSA shall ensure that the following requirements for paying a CHS have been completed:

- Receipt must be signed by the paying FBI Agent and witnessed by an additional government official. SAC approval or notification to waive the witness requirement must be filed if no witness was present.
- The receipt must be signed and dated by the CHS.
- The period covered must be indicated on the receipt.
- The receipt must classify the type of expenditure as services or expenses.
- The payment request may contain more than one program; however, the request must state the amount attributed to each program, i.e., Criminal, Cyber, Counterterrorism, or Counterintelligence.

Approval for the payment to the CHS must be documented. (U//FOUO) A may be utilized in circumstances in which a CHS is providing valuable information and b7E services on a regular, predictable basis. for the CHS. The amount of the payment must be based on the value of the services and information being provided by the CHS. between the FBI Payments may attached to the draft request. Approved be made with the approved justify each payment made without the need to comply with the detailed requirements in the Payment Request and Approvals section of this Manual (see Section 17.4., Payment Request and Approvals). SSAs are required to ensure that cooperation provided by the CHS warrants the payment. (U//FOUO) are usually appropriate when a CHS's cooperation are established. In the event the services and information provided by a CHS are so critical and valuable that the FBI requires the CHS to the CHS's previous income can be used to justify the amount Proof of b7E Payment for income must be provided to support a is contingent on the CHS's performance. If the CHS services as documented in the fails to provide services and/or information warranting the amount of payment, the may be discontinued at the FO's discretion. <u>/U//FO</u>UO) are usually appropriate when the FBI both parties and may be These used whether or not the individual is a CHS.

	T/FOUO) Consultation with the CDC, the appropriate substantive unit at all the substantive unit at the	b7E
abo	at the nclusion of the investigation. approved by the ASAC or ove. All must be submitted to will coordinate proval with the appropriate substantive unit and FBIHQ's Finance vision/Procurement Section.	
17	.9. Lump-Sum Payments	
thr (su ma wh no	//FOUO) Lump-sum payments may be paid from FBIHQ's budget (coordinated cough the budget unit of the appropriate substantive division) or the FO's budget abject to the FO spending authority not to exceed per CHS per FY). A FO ay request a lump-sum payment for a CHS at the conclusion of any investigation in nich the CHS has made significant contributions to FBI investigative matters and has to previously been compensated for those contributions. Such requests must be proved by the ASAC and submitted to HIPSPU's attention.	ъ7
co	(//FOUO) Each funding request concerning any investigative program would be nsidered strictly on the merits of the case and the significance of the CHS's ntributions to that investigation. The following issues must be addressed in any request r a lump sum payment:	
•	Title and character of the case to which the CHS contributed information	
•	Significance of the investigation	
•	Justification for lump-sum payment (must be for assistance not previously compensated)	
•	attributed to the CHS's information or assistance and	b7E
	supporting the lump-sum payment	
•	Whether the CHS suffered any financial loss (not previously compensated) as a result of his/her cooperation	
•	Total amount of services and total amount of expenses paid to the CHS	
•	If the CHS is to testify or has testified, state whether the assigned FPO concurs with the payment.	
•	Value of seized or forfeited property obtained as a result of his/her cooperation and whether the CHS has received or would be nominated for an award or nominated for a payment resulting from forfeited assets	
•	Whether the CHS has or will receive any payment for services or expenses from any other law enforcement agency(s) in connection with the information or services that he/she provided to the FBI	

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17.10. Payments to Confidential Human Sources by Other Field Offices

(U//FOUO) To ensure aggregate payments do not exceed payment authority, all payments to a CHS by another FO must be coordinated with the OO. The payment may be made by either another FO or OO. However, payment authority always remains the responsibility of the OO.

(U//FOUO) In limited circumstances, with written SAC approval,

attached to the approved
payment request and purchase of the must be charged to the file number of the
CHS as a payment for services. The Agent and a witness must document that the

17.12. Rewards

(U//FOUO) CHSs may accept rewards offered as a result of their assistance. Rewards shall be commensurate with the value of the CHS's information or assistance. SAC approval is required to disclose the CHS's identity. If it is necessary for an Agent to receive the reward on behalf of the CHS in order to protect the CHS's identity, the Agent shall document the receipt of the reward and release the reward to the CHS. The Agent's release of the reward to the CHS shall be witnessed, and the CHS shall sign a receipt, as with any other payment. SAC or designee approval is necessary before participating in such receipt of rewards.

17.13. Forfeiture Awards

(U//FOUO) A CHS may receive an award from a forfeiture even if he/she has already been compensated for an action or for providing information which led to the forfeiture. However, any such award shall be offset by any previous payments for information or assistance which led to the seizure, excluding expense payments.

(U//FOUO) A CHS may receive compensation up to

(U//FOUO) If an award from a forfeiture is requested for a CHS, the FO must submit a communication to HIPSPU upon receipt of the final order of forfeiture and prior to any equitable sharing. HIPSPU then coordinates the approval of the request with the Forfeiture and Seized Property Unit, FD and also prepares the approval communication and coordinates the necessary transfer of funding.

(U//FOUO) The communication must be submitted to HIPSPU under the CHS number and request approval of a forfeiture award. The communication must include the following:

- Approval by an SAC or ASAC
- A copy of the final order of forfeiture

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- If applicable, the name and opinion of the AUSA involved in the operation of the CHS regarding payment to the CHS with forfeited proceeds
- Total value of the forfeited property
- Amount of actual cash or residual proceeds
- Percentage of equitable sharing (the percentage of sharing is based on the remaining funds after all expenses have been deducted to include forfeiture awards)
- A detailed justification for the payment of an award including the information or assistance provided by the CHS which directly resulted in the seizure/forfeiture of the property
- Verification that the USMS has been notified of the FBI's intent to pay an award on the forfeited property (the forfeiture personnel in a FO are responsible for forwarding a communication to the USMS documenting the FBI's intent to pay an award based on the forfeiture and checking the award block on the sharing forms [DAG 72, Block F])
- State the total amount of services and total amount of expenses paid to the CHS for the FY in which the property was seized or forfeited
- Verification that the CHS has not been previously compensated for the information or assistance which led to the seizure/forfeiture of the property for which the award is being sought, or if prior payments have been made for such information or assistance, identify such payments

(U//FOUO) If the forfeited property is being placed into official use, the appraised value would be used to determine the award. All other property must be sold and the proceeds deposited by the USMS prior to a determination of the award amount.

17.14.
(U) FBIHQ authority may be granted for a CHS to be compensated for services and
expenses with, provided that all operational costs have
been covered. Upon ASAC approval and concurrence of the FPO Attorney involved in
the operation of the CHS, if applicable, FOs must submit a communication to
stating that all operational costs have been covered the anticipated amount to
be paid to the CHS, the name of the FPO Attorney and opinion, and the length of time for
which the authority is being sought. CHSs may be paid and/or from CHS
funds; however,
17.15.
(U//FOUO) With the exception of funds paid for goods and services rendered in
legitimate husiness transactions, any money or property
must be turned over to the FBI.
Disposition of such funds would be coordinated between the FO and with

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program authority over the substantive investigation (also see the NFIPM Section 30-14 for additional guidance).

17.16. Payments to a Closed Confidential Human Source

(U//FOUO) Generally, CHSs cannot be paid if they are in a closed status.

(U//FOUO) In the event a one-time only payment must be made to a CHS who has been closed, a request must be approved by the SAC. If more than one payment must be made to a CHS who has been closed, the CHS must be re-opened according to the requirements of Section 2, Opening a CHS, and Section 19.5., Future Contacts with a Closed CHS.

17.17. Vehicles

(U//FOUO) CHSs are prohibited	
under which the FBI	
is obligated. The FBI may pay the reasonable cost of a vehicle used to	
assist the FBI. (See Section 17.3.2. Expenses.) The FBI may reimburse CHSs for	
reasonable expenses related to the On rare occasions,	
the FBI may pay expenses for the The CHS must	b7E
(See Section 17.3.2., Expenses). Prior approval	
by the SAC (may not be delegated lower than ASAC) and CDC is required and must be	
documented to the CHS's file for the The CHS	
upon completion of operational use only if the value has	
If the	
value exceeds this amount, the	
and	
must be documented as such. Consultation with the CDC is recommended.	
17.18.	
(U//FOUO) If the CHS or his/her family is in danger because of the CHS's cooperation	
with the FBI, then the FBI should determine whether the see Section	
7.1., Sponsoring a CHS into th	b7E
(U//FOUO) The justification for the is the threat resulting from the	
CHS's cooperation with the FBI. A	
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as a guide for determining reasonable expenses for lodging, meals, and incidentals; however, these rates are not binding.	
(U//FOUO) Payments intended for require at least three estimates for moving household goods, if necessary. The estimates obtained must be maintained in the CHS's main file. To support the total amount of funds requested, amounts of the estimated costs may	b7E
etc. Because the relocation payment is based on an	
estimation of the actual costs, the CHS is not required to submit receipts for actual costs incurred.	
(U//FOUO) While this Manual governs the use of CHS funds, FOs may consider using case funds and should consult with the substantive units.	
(U//FOUO) Liability associated with the move and the new location, as well as additional costs, is the responsibility of the CHS.	
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17.19. One Time Non-Confidential Human Source Payment	
(U//FOUO) With SAC approval, only one payment may be made to any individual who has provided information to the FBI in furtherance of an FBI investigation, but who has never been opened as a CHS for the FBI. The limits and requirements described in this section apply to non-CHS payments. For payments in excess of a communication requesting the amount desired with justification must be submitted to HIPSPU for approval. A non-CHS may only be paid for services rendered and/or expenses of that individual as defined above in Section 17.3., Services vs. Expenses. Payments to non-CHSs are charged to the CHS budget using the substantive case file number.	b7E
(U//FOUO) Before approving a payment to a non-CHS, the SAC should weigh the] .b7E
	/ E
(U//FOUO) Non-CHS payments may not be used for reimbursing expenses of Agents or other law enforcement/intelligence community officials.	
(U//FOUO) The FO HSC must open a file dedicated to tracking payments to non-CHSs in order to capture that person's information and to help prevent more than one payment being made to a non-CHS.	•

17.20. Payments to Individuals Who Are Not FBI Confidential Human Sources for	
(U//FOUO) CHS funds may not be used for the of individuals	b7E
who have never been opened as an FBI CHS but who require	
because of their cooperation with the FBI or	
Draft requests, payment requests, the etc. should	
not use the term CHS or "non-CHS" when referring to these individuals. Payments to	
these individuals must be made from the budget of the FO or substantive investigative	
program.	

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Injured or Killed	
(U//FOUO) When a CHS is seriously injured or killed as a result of his/her cooperation with the FBI, the FO operating the CHS must immediately notify and the substantive unit. A communication explaining the details surrounding the incident must be forwarded to both the and the substantive unit as soon as possible.	
(U//FOUO) When a CHS is killed as a result of his/her cooperation with the FBI	.b7E

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19. Closing a Confidential Human Source

19.1. Cl	osing	Comm	uni	cat	io	n
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- (U) The list of reasons for closing CHSs is a guide but does not mandate the closing of a CHS under any particular circumstance. When a determination has been made to close a CHS for any reason (see Section 19.2., Coordination with the FPO), a communication documenting the reason for closing must be included in the CHS's main file.
- (U) General Reasons for Closing are:
- Confidentiality unintentionally revealed
- Cooperation completed
- Death
- Approval to operate was denied by FBIHQ

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- Poor health
- Requested termination
- Transfer of Agent
- Relocated/Unavailable
- Unproductive
- CHS no longer in a position to report

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(U) Upon closing, the CA or Co-CA and one other government official (one person present must be an FBI Agent) that

witnessed by at least one FBI Agent, and one other government official. SSAs must review all closing documentation. Furthermore, if the	b7E
(See Section 10.9., Revocation of Authorization.)	
19.2. Coordination with the FPO	
(U) If an FPO Attorney had participated in the conduct of an investigation utilizing a CHS, the CA or Co-CA shall coordinate with the FPO attorney, in advance, whenever possible, regarding any decision to close a CHS.	
19.3. Delayed Notification	
(U) In the event the CA or Co-CA has determined that there is sufficient reason to close a CHS and that providing ar	b7E
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That decision and the reasons supporting it must be documented in the CHS's file.	
(U) If an FPO Attorney had participated in the conduct of an investigation utilizing a CHS, the CA or Co-CA shall coordinate with the FPO attorney, in advance, whenever possible, regarding any decision to delay notification of closing to the CHS.	
19.4. Future Contacts with Closed Confidential Human Sources	
(U) Absent exceptional circumstances that are approved by an SSA, in advance whenever possible, an FBI Agent	
Such approval must be documented in	
the CHS's main file. Further, if approved, such contact must be coordinated, in advance whenever possible, with an FPO, if any, who is participating in the conduct of an investigation which utilizes that CHS or if the CHS is expected to testify.	b7E
(U) CHSs who were closed may be re-contacted without prior approval. New information may be documented to a closed CHS file; however, the CHS should be reopened if the relationship between the FBI and the CHS would be ongoing.	
(U) To make payments to a closed CHS, see Section 17.16., Payments to a Closed CHS.	

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20. Exceptions and Dispute Resolution

(U//FOUO) As provided by the AGGs CHS, whenever an FBI AD, ADIC, SAC, CFP, or their respective designee(s) believes that extraordinary circumstances exist that warrant an exception to any provision of the AGGs CHS, or whenever there is a dispute between or among entities regarding the AGGs, an exception must be sought from, or the dispute shall be resolved by, the DOJ's AAG for the Criminal Division or the NSD, whichever is appropriate, or his/her designee. Disagreements thereafter shall be resolved by DOJ's DAG, AG, or designee.

(U//FOUO) Whenever there is a dispute with the AAG for either the Criminal Division or NSD of the DOJ, such dispute shall be resolved by the DAG or his/her designee.

(U//FOUO) Any exception granted or dispute resolved pursuant to Section 20, Exceptions and Dispute Resolution, shall be documented in the CHS's main file.

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as appropriate. Procedures for those requests remain the same.

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Appendix C: Legal Authorities

(U//FOUO) The new Attorney General's Guidelines Regarding the Use of FBI Confidential Human Sources, signed on December 13, 2006, eliminated various types of cooperating witnesses, confidential informants, and assets covered under FBI policy.

(U//FOUO) Under the authority of the new Attorney General's Guidelines Regarding the Use of FBI Confidential Human Sources, this Confidential Human Source Policy Manual was required in order to implement and comply with mandates to comprehensively address all CHS administration.

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Appendix D: Sources of Additional Information

Please view the Directorate of Intelligence's web site for additional information:	
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Directorate of Intelligence Human Intelligence Policy and Special Programs Unit, Unit Chief	b7E

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Appendix E: Key Words and Acronyms

Key Words

Confidential Human Source: Any individual who is believed to be providing useful and credible information to the FBI for any authorized information collection activity, and from whom the FBI expects or intends to obtain additional, useful, and credible information in the future, and whose identity, information, or relationship with the FBI warrants confidential handling.

Acronyms

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AAG	Assistant Attorney General
AD	Assistant Director
ADIC	Assistant Director in Charge
ALAT	Assistant Legat Attaches
AGG	Attorney General's Guidelines
AGG CHS	Attorney General's Guidelines Regarding the Use of FBI Confidential Human Sources
ASAC	Assistant Special Agent in Charge
A/SSA	Acting Supervisory Special Agent
AUSA	Assistant United States Attorney
BOP	Bureau of Prisons
CA	Case Agent
CDC	Chief Division Counsel
CE	Confidential Expenditures
CFR	Confidential File Room
CFP	Chief Federal Prosecutor
CHS	Confidential Human Source
CHSC	Confidential Human Source Coordinator
CHSPM	Confidential Human Source Policy Manual
CHSVSM	Confidential Human Source Validation Standards Manual

CIP

Criminal Informant Program

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CIS	Citizenship and Immigration Services	
		b7I
DAD	Deputy Assistant Director	
DAG	Deputy Attorney General	
DEA .	Drug Enforcement Administration	
DD	Deputy Director	
DHS	Department of Homeland Security	
DI	Directorate of Intelligence	
DO	Doctor of Osteopathy	
DoD	Department of Defense	
DOE	Department of Energy	
DOJ	Department of Justice	
DOS	Department of State	
EC	Electronic Communication	
ECPA	Electronic Communications Privacy Act	
ELSUR	Electronic Surveillance	
FBI	Federal Bureau of Investigation	
FBIHQ	Federal Bureau of Investigation Headquarters	•
FD	Finance Division	
		Ъ7Е
FO	Field Office	
FOASR	Field Office Annual Source Report	
FPO	Federal Prosecuting Office	
FY	Fiscal Year	
		b7E
HSRC	Human Source Review Committee	
HUMINT	Human Intelligence	

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ICE	Immigration and Customs Enforcement	
IIR	Intelligence Information Report	b7E
INR	Bureau of Intelligence and Research	
INS	Immigration and Naturalization Service	
IRS	Internal Revenue Service	
LHM	Letterhead Memorandum	
MAOP	Manual of Administrative Operations and Procedures	
MD	Doctor of Medicine	
MIOG	Manual of Investigative Operations and Guidelines	·
MOU	Memorandum of Understanding	شال در
		b7E
NCIC	National Crime Information Center	
NFIPM	National Foreign Intelligence Policy Manual	
NFPO	No Foreign Policy Objection	•
NSD	National Security Division	
NSIG	National Security Investigation Guidelines	
NSLB	National Security Law Branch	
OCA	Office of Congressional Affairs	
OCDETF	Organized Crime Drug Enforcement Task Force	
ODNI	Office of the Director of National Intelligence	
OEO	Office of Enforcement Operations	
OGC	Office of General Counsel	
OIO	Office of International Operations	
00	Office of Origin	
PSA	Personal Service Agreement	
SA	Special Agent	
SAC	Special Agent in Charge	
		.b7E

SSA	Supervisory Special Agent	
SSN	Social Security Number	
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TFO	Task Force Officer	
UCC	Undercover Coordinator	
UCE	Undercover Employee	
UCO	Undercover Operation	
UN	United Nations	
UNI	Universal Index	
USA	United States Attorney	
USAM	United States Attorney Manual	
US	United States	
USPC	United States Parole Commission	
USAO	United States Attorney's Office	
USMS	United States Marshal Service	b7E
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